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no. 41
Illinois register
Received on: 10-16-90



JIM EDGAR
Secretary of State

VOLUME 14
ISSUE 41

**A WEEKLY
PUBLICATION**

OCTOBER 12
1990

Pages 16709-17138

Secretary of State
Administrative Code Div.
288 Centennial Bldg.
Springfield, IL 62756

(217) 782-9786

ILLINOIS REGISTER

Rules of Governmental Agencies

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Printed by authority of the
State of Illinois
October 1990 - 890 - GA-390

INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1990

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 19, 1989	Dec. 26, 1989	1	Jan. 5, 1990	June 26, 1990	July 3, 1990	28	July 13, 1990
Dec. 26, 1990	Jan. 2, 1990	2	Jan. 12, 1990	July 3, 1990	July 10, 1990	29	July 20, 1990
Jan. 2, 1990	Jan. 9, 1990	3	Jan. 19, 1990	July 10, 1990	July 17, 1990	30	July 27, 1990
Jan. 9, 1990	Jan. 16, 1990	4	Jan. 26, 1990	July 17, 1990	July 24, 1990	31	Aug. 3, 1990
Jan. 16, 1990	Jan. 23, 1990	5	Feb. 2, 1990	July 24, 1990	July 31, 1990	32	Aug. 10, 1990
Jan. 23, 1990	Jan. 30, 1990	6	Feb. 9, 1990	July 31, 1990	Aug. 7, 1990	33	Aug. 17, 1990
Jan. 30, 1990	Feb. 6, 1990	7	Feb. 16, 1990	Aug. 7, 1990	Aug. 14, 1990	34	Aug. 24, 1990
Feb. 6, 1990	Feb. 13, 1990	8	Feb. 23, 1990	Aug. 14, 1990	Aug. 21, 1990	35	Aug. 31, 1990
Feb. 13, 1990	Feb. 20, 1990	9	Mar. 2, 1990	Aug. 21, 1990	Aug. 28, 1990	36	Sept. 7, 1990
Feb. 20, 1990	Feb. 27, 1990	10	Mar. 9, 1990	Aug. 28, 1990	Sept. 4, 1990	37	Sept. 14, 1990
Feb. 27, 1990	Mar. 6, 1990	11	Mar. 16, 1990	Sept. 4, 1990	Sept. 11, 1990	38	Sept. 21, 1990
Mar. 6, 1990	Mar. 13, 1990	12	Mar. 23, 1990	Sept. 11, 1990	Sept. 18, 1990	39	Sept. 28, 1990
Mar. 13, 1990	Mar. 20, 1990	13	Mar. 30, 1990	Sept. 18, 1990	Sept. 25, 1990	40	Oct. 5, 1990
Mar. 20, 1990	Mar. 27, 1990	14	Apr. 6, 1990	Sept. 25, 1990	Oct. 2, 1990	41	Oct. 12, 1990
Mar. 27, 1990	Apr. 3, 1990	15	Apr. 13, 1990	Oct. 2, 1990	Oct. 9, 1990	42	Oct. 19, 1990
Apr. 3, 1990	Apr. 10, 1990	16	Apr. 20, 1990	Oct. 9, 1990	Oct. 16, 1990	43	Oct. 26, 1990
Apr. 10, 1990	Apr. 17, 1990	17	Apr. 27, 1990	Oct. 16, 1990	Oct. 23, 1990	44	Nov. 2, 1990
Apr. 17, 1990	Apr. 24, 1990	18	May 4, 1990	Oct. 23, 1990	Oct. 30, 1990	45	Nov. 9, 1990
Apr. 24, 1990	May 1, 1990	19	May 11, 1990	Oct. 30, 1990	Nov. 5, 1990	46	Nov. 16, 1990
May 1, 1990	May 8, 1990	20	May 18, 1990	Nov. 5, 1990	Nov. 13, 1990	47	Nov. 26, 1990 (Mon.)
May 8, 1990	May 15, 1990	21	May 25, 1990	Nov. 13, 1990	Nov. 20, 1990	48	Nov. 30, 1990
May 15, 1990	May 22, 1990	22	June 1, 1990	Nov. 20, 1990	Nov. 27, 1990	49	Dec. 7, 1990
May 22, 1990	May 29, 1990	23	June 8, 1990	Nov. 27, 1990	Dec. 4, 1990	50	Dec. 14, 1990
May 29, 1990	June 5, 1990	24	June 15, 1990	Dec. 4, 1990	Dec. 11, 1990	51	Dec. 21, 1990
June 5, 1990	June 12, 1990	25	June 22, 1990	Dec. 11, 1990	Dec. 18, 1990	52	Dec. 28, 1990
June 12, 1990	June 19, 1990	26	June 29, 1990	Dec. 18, 1990	Dec. 24, 1990	1	Jan. 4, 1991
June 19, 1990	June 26, 1990	27	July 6, 1990	Dec. 24, 1990	Dec. 31, 1990	2	Jan. 11, 1991

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

STATE BOARD OF ELECTIONS

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of Part: Miscellaneous
- 2) Code Citation: 26 Ill. Adm. Code 207
- 3) Sections Numbers: Proposed Action:
207.110 New Section
207.APPENDIX B New Section
- 4) Statutory Authority: Implementing Sections 4-8, 5-7, and 6-35 and authorized by Section 1A-8(9) of the Election Code (Ill. Rev. Stat., 1989, Ch. 46, pars. 4-8, 5-7, 6-7 and 1A-8(9)).
- 5) A Complete Description of the Subjects and Issues Involved:

Sections 4-8, 5-7 and 6-35 of the Election Code requires the election authorities to furnish voter registration data to the Illinois State Board of Elections. The proposed rule identifies with particularity the data to be furnished. The proposed rule further provides that electronic data processing information containing voter registration information required to be furnished by election authorities to the State Board of Elections shall be furnished in the format identified in Appendix B to the Part. The physical and logical data structure, as well as form, are part of the format.

- 6) Will this proposed rule replace an emergency rule currently in effect? No
- 7) Does the rulemaking contain an automatic repeal date? No
- 8) Do these proposed amendments contain incorporations by reference? No
- 9) Are there any other proposed amendment pending on this Part? No
- 10) Statement of Statewide Policy Objectives:

To establish a uniform format for submission of voter registration information in accord with statutory mandate.

STATE BOARD OF ELECTIONS

NOTICE OF PROPOSED AMENDMENTS

- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may present their comments concerning this proposed rulemaking in writing within 45 days after publication of this notice to the

State Board of Elections
A. L. Zimmer, General Counsel
State of Illinois Center
100 West Randolph Street
Suite 14-100
Chicago, IL 60601
(312) 814-6440

or at a Public Hearing to be held on November 26, 1990 at the State Board of Elections' Springfield Office located at 1020 South Spring Street, Springfield, Illinois and on October 15, 1990 at the State of Illinois Center, 100 West Randolph Street, Chicago, Illinois. Please contact the Board's office for verification of hearing time, room and date.

- 12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: September 25, 1990
- B) Types of small businesses affected: None
- C) Reporting, bookkeeping or other procedures required for compliance: None
- D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begins on the next page:

STATE BOARD OF ELECTIONS

NOTICE OF PROPOSED AMENDMENTS

TITLE 26: ELECTIONS
CHAPTER I: STATE BOARD OF ELECTIONSPART 207
MISCELLANEOUS

- Section
207.10 Failure to Nominate Candidate
207.20 Notice of Primary Election -- County of 500,000 or More
207.30 Document Copying Fees
207.40 County Clerk Notification to State Board of Elections of Certain Filings for Office
207.50 Deputy Registrars; Definition of Bonafide State Civic Organization
207.60 Chad Removal
207.70 Post Tabulation Testing
207.80 Notation of Straight Party Tickets and of Overvotes and Undervotes by Electronic Voting Systems
207.90 Reporting of Errors in Vote Tabulation where Electronic Voting Systems Are In Use
207.100 Requirements for Operator's Log
207.110 Requirements for Voter Information Tapes
Appendix A Log for Vote Tabulation
Appendix B VIS Format

AUTHORITY: Implementing Articles 4-8, 5-7, and 6-35 and authorized by Section 1A-8(9) of the Election Code (Ill.Rev.Stat. 1989, Ch. 46, pars. 4-8, 5-7 6-35 and 1A-8(9)).

SOURCE: Adopted at 2 Ill. Reg. 25, p.70, effective July 3, 1978, codified at 6 Ill. Reg. 7219; amended at 6 Ill. Reg. 8976, effective July 12, 1982; amended at 8 Ill. Reg. 24560, effective December 6, 1984; amended at 11 Ill. Reg. 18660, effective October 30, 1987; amended at _____ Ill.Reg., effective _____.

STATE BOARD OF ELECTIONS

NOTICE OF PROPOSED AMENDMENTS

Section 207.110 Requirements for Voter Information Tapes

a) This rule implements Sections 4-8, 5-7, and 6-35 of the Illinois Election Code.

b) Electronic data processing information containing voter registration information required to be furnished by election authorities to the State Board of Elections ("Board") shall be furnished in the format identified in Appendix B to the Part. The physical and logical data structure, as well as form, are part of the format.

c) The following information must be furnished for all registered voters:

- 1) name;
- 2) residential address;
- 3) precinct;
- 4) ward, if the voter's residence is in a ward;
- 5) township, if the voter's address is in a county under township organization;
- 6) county;
- 7) representative district;
- 8) legislative district; and
- 9) congressional district.

d) The following information must be furnished for all voters registered after July 1, 1988, and for all registered voters irrespective of the date of registration, if available;

- 1) age; and
- 2) sex.

e) Telephone numbers must be furnished for a voter registered after May 1, 1990, and for all registered voters, irrespective of date of registration, if available.

STATE BOARD OF ELECTIONS

NOTICE OF PROPOSED AMENDMENTS

f) Voter affiliation with an established political party, as such party is defined by Section 7-2 of the Election Code, shall, after December, 1990, be furnished for all registered voters who affiliate with an established political party and choose that party's ballot at a general primary election or consolidated primary election. Party affiliation shall be cumulatively reported for a period beginning four years prior to the closing date for the reporting period, to the extent such affiliation data is available. From December 1990, forward, all election jurisdictions shall maintain voter party affiliation data for a four year period.

g) Election authorities may, but need not, also furnish the registration date, physical impairment indicator, naturalization indicator, social security number, driver's license number, and voting history for elections other than primary elections, for registered voters in the respective jurisdictions.

h) The Board reviews voter registration data submission furnished by election authorities pursuant to the Election Code and this rule for compliance with the statute and rule. If the submission is compliant with respect to contents and format, the submission will be accepted as of date of receipt by the Board. If the submission is non-compliant it will be rejected and returned to the submitting election authority.

i) When a submission of voter registration data is determined to be non-compliant, the Board will notify the submitting election authority by first-class certified mail, return receipt requested. The Board will identify the reasons for rejection. Such election authority shall have ten (10) days from the date of receipt of notice of noncompliance, or until the last date allowed by statute for data submission, whichever is later, to furnish a compliant data submission. An election authority may request within the same time allowed for furnishing a compliant data submission, an extension of time in which to furnish a compliant submission. Such request for extension must be in writing, and will be routinely granted for an additional 20 day period.

STATE BOARD OF ELECTIONS

NOTICE OF PROPOSED AMENDMENTS

j) Data submission must be within the times specified by statute. An election authority which knows that it cannot comply with a statutory data submission deadline because of the absence of key personnel or computer malfunction will be granted an additional 20 days beyond the deadline in which to comply provided that before the deadline the Board receives the election authority's written request for an extension, citing the grounds for the request. The Board will notify each election authority which fails to make data submission within the time prescribed by statute of its failure to make a timely submission. Such notice shall be in writing, by first-class mail and sent within ten (10) business days after the data submission is due. The Board will refer to the Illinois Attorney General for compliance enforcement each election authority which has not made a timely and compliant submission within fifteen (15) days after the submission was due, including any extensions.

k) Reimbursement will be made at the rates prescribed by statute only once for each semi-annual reporting period and only for compliant data submission. Where multiple submissions are required by a Board determination of noncompliance the election authority will be reimbursed for only the final and compliant submission.

l) Dissemination of data submissions will be to those authorized by statute to purchase them, at the rate of sixty dollars (\$60.00) plus fifteen dollars (\$15.00) for each 150,000 voter files or portion of 150,000 voter files, payable in advance. Each eligible purchaser must, in addition, furnish to the Board blank magnetic tape reels sufficient to transfer the voter registration data requested. Payment must be made from the funds of the eligible purchasers, and not from the funds of third parties on behalf of the eligible purchaser. Money orders, cashier checks, treasurer's checks and other banking instruments purchased by an eligible purchaser for the purpose of funds transmission are deemed to be the funds of the eligible purchaser.

(Source: added at _____ Ill. Reg. _____, effective _____)

STATE BOARD OF ELECTIONS

NOTICE OF PROPOSED AMENDMENTS

207. Appendix B VIS Format

STATE OF ILLINOIS
STATE BOARD OF ELECTIONS

**VOTER INFORMATION SYSTEM
PRESCRIBED FORM**

Technical Data

9 Track Magnetic Tape
EBCDIC
1600 bpi or 6250 bpi

No Label
237 Bytes Per Record
20 Records Per Block

DATA ITEM	A/N	LENGTH	FROM POS.	TO POS.
JURISDICTION CODE	N	3	1	3
VOTER IDENTIFICATION CODE	N	8	4	11
JURISDICTION DATA				
CONGRESSIONAL DISTRICT	N	2	12	13
LEGISLATIVE DISTRICT	N	2	14	15
REPRESENTATIVE DISTRICT	N	3	16	18
TOWNSHIP CODE	A/N	2	19	20
CITY CODE	A/N	2	21	22
WARD	N	2	23	24
PRECINCT	N	4	25	28
VOTER DATA				
REGISTRATION DATE				
MONTH	N	2	29	30
DAY	N	2	31	32
YEAR	N	2	33	34
VOTER NAME				
LAST NAME	A/N	20	35	54
FIRST NAME	A/N	15	55	69
MIDDLE NAME	A/N	15	70	84
NAME SUFFIX	A/N	3	85	87

STATE BOARD OF ELECTIONS

NOTICE OF PROPOSED AMENDMENTS

VOTER ADDRESS		ADDRESS FORMAT INDICATOR		A/N	1	88	88
FREE FORM STREET		A/N	38	89	126		
FORMATTED STREET							
HOUSE NUMBER		A/N	5	89	93		
HOUSE FRACTION		A/N	1	94	94		
STREET DIRECTION		A/N	2	95	96		
STREET NAME		A/N	24	97	120		
RURAL ADDRESS							
RURAL ADDR NAME		A/N	16	97	112		
RURAL COORDINATE 1		N	4	113	116		
RURAL COORDINATE 2		N	4	117	120		
APARTMENT LOT BOX							
INDICATOR		A/N	1	121	121		
APARTMENT LOT BOX NUMBER		A/N	5	122	126		
CITY		A/N	20	127	146		
ZIP CODE		N	9	147	155		
SEX CODE		A/N	1	156	156		
BIRTH DATE							
MONTH		N	2	157	158		
DAY		N	2	159	160		
CENTURY		N	2	161	162		
YEAR		N	2	163	164		
SOCIAL SECURITY NUMBER		N	9	165	173		
DRIVERS LICENSE NUMBER		A/N	12	174	185		
TELEPHONE NUMBER		N	10	186	195		
NATURALIZED CITIZEN							
INDICATOR		A/N	1	196	196		
PHYSICAL IMPAIRMENT							
INDICATOR		A/N	1	197	197		

NOTICE OF PROPOSED AMENDMENTS

VOTING HISTORY MATRIX

ELECTION YEAR	(1)	N	2	198	199
ELECTION TYPE	(1,1)	A/N	1	200	200
VOTE INDICATOR	(1,1)	A/N	1	201	201
ELECTION TYPE	(1,2)	A/N	1	202	202
VOTE INDICATOR	(1,2)	A/N	1	203	203
ELECTION TYPE	(1,3)	A/N	1	204	204
VOTE INDICATOR	(1,3)	A/N	1	205	205
ELECTION YEAR	(2)	N	2	206	207
ELECTION TYPE	(2,1)	A/N	1	208	208
VOTE INDICATOR	(2,1)	A/N	1	209	209
ELECTION TYPE	(2,2)	A/N	1	210	210
VOTE INDICATOR	(2,2)	A/N	1	211	211
ELECTION TYPE	(2,3)	A/N	1	212	212
VOTE INDICATOR	(2,3)	A/N	1	213	213
ELECTION YEAR	(3)	N	2	214	215
ELECTION TYPE	(3,1)	A/N	1	216	216
VOTE INDICATOR	(3,1)	A/N	1	217	217
ELECTION TYPE	(3,2)	A/N	1	218	218
VOTE INDICATOR	(3,2)	A/N	1	219	219
ELECTION TYPE	(3,3)	A/N	1	220	220
VOTE INDICATOR	(3,3)	A/N	1	221	221
ELECTION YEAR	(4)	N	2	222	223
ELECTION TYPE	(4,1)	A/N	1	224	224
VOTE INDICATOR	(4,1)	A/N	1	225	225
ELECTION TYPE	(4,2)	A/N	1	226	226
VOTE INDICATOR	(4,2)	A/N	1	227	227
ELECTION TYPE	(4,3)	A/N	1	228	228
VOTE INDICATOR	(4,3)	A/N	1	229	229
ELECTION YEAR	(5)	N	2	230	231
ELECTION TYPE	(5,1)	A/N	1	232	232
VOTE INDICATOR	(5,1)	A/N	1	233	233
ELECTION TYPE	(5,2)	A/N	1	234	234
VOTE INDICATOR	(5,2)	A/N	1	235	235
ELECTION TYPE	(5,3)	A/N	1	236	236
VOTE INDICATOR	(5,3)	A/N	1	237	237

(Source: added at _____, Ill.Reg. _____, effective _____)

DEPARTMENT OF MENTAL HEALTH
AND DEVELOPMENTAL DISABILITIES

NOTICE OF PROPOSED AMENDMENTS

	<u>Heading of the Part: Education and Training</u>	<u>Code Citation: 59 Ill. Adm. Code 108</u>	<u>Section Numbers:</u>	<u>Proposed Action:</u>
1)			108.10	Amendment
			108.20	Amendment
			108.30	Amendment
			108.40	Amendment
			108.50	Amendment
			108.60	Amendment
			108.70	Amendment
			108.80	Amendment
			108.90	Amendment
			108.100	Amendment
			108.110	Amendment
			108.120	Amendment
			108.130	Amendment
			108.140	Amendment
			108.150	Amendment
			108.160	Amendment
			108.200	Amendment
			108.210	Added
			108.300	Added
4)				
				Implementing Ill. Rev. Stat. 1989
				5-104; Ill. Rev. Stat. 1989, ch. 111, par. 4153-203 and 1
				1989, ch. 122, par. 10-22-6 and authorized by Ill. Rev. S
				91, pars. 5-104 and 100-5.

4) Statutory Authority: Implementing Ill. Rev. Stat. 1989, ch. 91½, par. 5-104; Ill. Rev. Stat. 1989, ch. 111½, par. 4153-203 and Ill. Rev. Stat. 1989, ch. 122, par. 10-22-6 and authorized by Ill. Rev. Stat. 1989, ch. 91½, pars. 5-104 and 100-5.

5) A Complete Description of the Subjects and Issues Involved:

Sections 108.90(e)(2) and 108.90(n) have been amended to change the timelines for the development and implementation of an individualized education plan to be consistent with Department practice, the Illinois State Board of Education and The School Code.

Subpart D has been added to comply with Section 3-203 of the Nursing Home Care Act (111. Rev. Stat. 1989, ch. 111½, par. 4153-203). Subpart E has been added to comply with Section 10-22.6 of The School Code (111. Rev. Stat. 1989, ch. 122, par. 10-22.6).

DEPARTMENT OF MENTAL HEALTH
AND DEVELOPMENTAL DISABILITIES

16720

90

NOTICE OF PROPOSED AMENDMENTS

The Part heading has been changed to more accurately reflect the content of this rulemaking. In addition, numerous technical changes have been made throughout this Part to comply with the codification requirements of the Administrative Code Division, to reflect current statutory citations, and to make the rulemaking more readable.

- 6) Will these proposed amendments replace an emergency rule currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does these proposed amendments contain incorporations by reference? No. These amendments do not contain any incorporations by reference in accordance with Section 6.02(b) of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1989, ch. 127, par. 1006.02(b)).
- 9) Are there any other proposed amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objectives: This rulemaking does not impact the State Mandates Act (Ill. Rev. Stat. 1989, ch. 85, par. 2201 et seq.)
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:
Any interested person may submit comments, data, views or argument regarding this proposed rulemaking before the expiration of the first 45-day notice period. Submissions must be in writing and directed to: Rules Administrator, Illinois Department of Mental Health and Developmental Disabilities, 402 Stratton Building, Springfield, IL 62765, telephone (217)785-3313.
- 12) Initial Regulatory Flexibility Analysis: This rulemaking does not impact small businesses.

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF MENTAL HEALTH
AND DEVELOPMENTAL DISABILITIES

NOTICE OF PROPOSED AMENDMENTS

TITLE 59: MENTAL HEALTH
CHAPTER I: DEPARTMENT OF MENTAL HEALTH
AND DEVELOPMENTAL DISABILITIES

PART 108

EDUCATION AND TRAINING

SUBPART A: STANDARDS FOR SPECIAL EDUCATION PROGRAMS

Section	Definitions of terms
108.10	Educational standards for Department facilities
108.20	The establishment and administration of special education
108.30	School schedule and staff requirements
108.40	Intervention modalities
108.50	Vocational program
108.60	Medically-limited educational program
108.70	Referrals to other special education facilities from state-operated facility programs
108.80	Identification, evaluation and education of recipients
108.90	

SUBPART B: IMPARTIAL DUE PROCESS HEARING

108.100	Request for hearing
108.110	Hearing officers
108.120	Conduct of the hearing
108.130	Appeal process

SUBPART C: EVALUATION OF SPECIAL EDUCATION

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AUTHORITY: Implementing and authorized by Section 5-104 of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1981 1987, ch. 91½, par. 5-104), Section 5 of "An Act ~~revising~~ the powers and duties of the Department of Mental Health and Developmental Disabilities Act (Ill. Rev. Stat. 1981 1989, ch. 91½, par. 100-5) and Section 14-8.01 of The School Code (Ill. Rev. Stat. 1981 1989, ch. 122, par. 14-8.01); Subpart D implementing Section 3-203 of the Nursing Home Care Act (Ill. Rev. Stat. 1987 and 1988 Supp. 1989, ch. 111, par. 4153-203); Section 108.300 implementing Section 10-22.6 of the School Code (Ill. Rev. Stat. 1987, ch. 122, par. 10-22.6).

SOURCE: Adopted and codified at 7 Ill. Reg. 9559, effective August 3, 1983; amended at 15 Ill. Reg. _____, effective _____.

Statutory language cited in this Part is indicated in bold type:

NOTE: Bold-face type denotes statutory language.

SUBPART A: STANDARDS FOR EDUCATIONAL PROGRAMS

Section 108.10 Definitions of terms

For the purposes of this Part, the following terms are defined:

"Act." The Mental Health and Developmental Disabilities Confidentiality Act (Ill. Rev. Stat. 1989, ch. 91½, par. 801 et seq.).

"Adapted physical education." A diversified program of developmental activities, games, sports and rhythms, suited to the interests, capacities, and limitations of recipients who may be unable to safely or successfully engage in unrestricted participation in the activities of a general physical education program.

"Adaptive behavior." Standards of personal independence and social responsibility expected of the recipient's age-appropriate and cultural group.

"Adapted physical education." A diversified program of developmental activities, games, sports and rhythms, suited to the interests, capacities, and limitations of recipients who may be unable to safely or successfully engage in unrestricted participation in the activities of a general physical education program.

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"Approval." A written notification issued by the Illinois State Board of Education to an individual attesting that he or she has met the requirements set forth in its Rules and Regulations to Govern the Administration and Operation of Special Education to be certified as at 23 Ill. Adm. Code 226 for one or more categories of special education personnel.

"Certificate." A license issued pursuant to Sections 21-1 et seq. of The School Code (Ill. Rev. Stat., 1981 1989, ch. 122, pars. 21-1 et seq.) authorizing an individual to be employed in an Illinois public school as a teacher, school service personnel or an administrator.

"Clinical psychologist." A psychologist registered with the Illinois Department of Registration and Education Professional Regulation who either has a doctoral degree from a regionally accredited university, college, or professional school, and has two years of supervised experience in health services of which at least one year is post doctoral and one year is in an organized health service program, or has a graduate degree in psychology from a regionally accredited university or college, and has not less than six years of experience as a psychologist with at least two years of supervised experience in health services. (Section 1-103 of the Code)

"Code." The Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1989, ch. 91½, par. 1-100 et seq.).

"Consent." The recipient's parent(s) or guardian has been informed of all necessary information including a description of the activity for which consent is sought and the risks associated with allowing or disallowing the activity. He or she understands and agrees, in writing, to carry out the activity for which consent is sought; understands that the granting of consent is voluntary on his or her part and may be revoked at any time; and is informed of the consequences of withholding consent.

"Day." A calendar day unless otherwise specified.

"Department." The Department of Mental Health and Developmental Disabilities.

"Developmental disability." Disability which is attributable to mental retardation, cerebral palsy, epilepsy or autism, or to any other condition which results in impairment similar to that caused by mental retardation and which requires services similar to those

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required by mentally retarded persons. Such disability must originate before the age of 18 years, be expected to continue indefinitely, and constitute a substantial handicap (Section 1-104 of the Code) (Ill. Rev. Stat. 1987, ch. 91, par. 1-106).

"Director." Director of the Department of Mental Health and Developmental Disabilities.

"Developmental disability." Disability which is attributable to mental retardation, cerebral palsy, epilepsy or autism, or to any other condition which results in impairment similar to that caused by mental retardation and which requires services similar to those required by mentally retarded persons. Such disability must originate before the age of 18 years, be expected to continue indefinitely, and constitute a substantial handicap (Ill. Rev. Stat. 1981, ch. 91, par. 1-106).

"Educational component of the individual treatment or habilitation plan." A written statement for a recipient that provides at least a statement of:

The recipient's present levels of educational performance, annual goals and short-term instructional objectives;

Specific special education services;

The extent of participation in a regular education program;

The projected dates for initiation of services;

Anticipated duration of services;

Appropriate objective criteria and evaluation procedures;

A schedule for annual determination of short-term objectives; and

And a description of the intervention modalities.

This statement may be contained in the written treatment or habilitation plan or may be referenced therein and maintained elsewhere for ultimate inclusion in the clinical record.

"Endorsement." Refers to a statement on the face of an administrative S special, S school S service P personnel, P provisional V vocations, T temporary P provisional, V vocational or

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A general certificate limiting the holder to the functions, special area or service area specified.

"Evaluation." Any one or more parts of a diagnostic assessment or evaluation as delineated in 59 Ill. Adm. Code Section 108.90.

"Hearing impaired." A hearing loss which ranges from mild to profound, and prevents full awareness of environmental sounds and spoken languages, limiting normal language acquisition and learning achievement.

"Individual treatment or habilitation plan." A written plan, which includes an educational component for special education, prepared within a specified number of days after admission, consistent with the recipient's diagnosis and needs pursuant to Section 3-209 (mentally ill) or Section 4-309 (developmentally disabled) of the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1981, ch. 91, pars. 3-209 and 4-309). The plan must be reviewed and updated at least every 30 days. A qualified professional shall be responsible for overseeing the implementation of such plan.

"Instructional programs." Shall be defined as those activities which provide the principal elements of the recipient's educational development at any given time. These activities may include any or all of the following:

Evaluation of the nature of the recipient's educational needs;

Amelioration of and compensation for visual, auditory, physical, speech or other impairments;

Development of language concepts and communication skills;

Educational experiences which are adjusted in content, emphasis, rate, or location; and

Modification of social skills or emotional adjustment in the classroom setting.

For the purposes of this Part, an instructional program shall be considered as one in which the recipient spends 50% or more of his or her school day.

"Intervention modalities." The developmental, corrective, and other supportive services discussed in 59 Ill. Adm. Code Section 108.50

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which are required for a recipient according to his/ or her individual treatment' or habilitation plan. Many, but not all, of these services would be designated as related services in the public school special education setting.

~~Many, but not all, of these services would be designated as related services in the public school special education setting.~~

"Language use pattern." Verbal or nonverbal language or combination of languages which the recipient uses to conceptualize and communicate those conceptualizations.

"Mental impairment." Markedly delayed intellectual development, adaptive behavior, and academic achievement. Such mental impairment may be mild, moderate, severe, or profound.

"Multiple impairment." Two or more impairments, severe in nature or total impact, which significantly affect a recipient's ability to benefit from a standard educational program.

"Parent." The natural or adoptive parent, a guardian, a person acting as a parent of a minor recipient. Guardian means the plenary or limited guardian appointed by the court for a person over age 18 so long as the limited guardian's duties encompass educational concerns. For recipients over 18 years of age without court-appointed guardians, parents may be informed or participate only with the consent of the adult recipient. Parent also includes a person acting as a parent for educational purposes such as a surrogate parent appointed by the Illinois State Board of Education.

"Parent counseling and training." Procedures ~~utilized~~ used in assisting parents in understanding the special needs of their child and providing parents with information about child development.

"Physical or health impairment." A physical or health disability, either temporary or permanent, ranging from mild to profound, which adversely affects effects a recipient's educational performance and requires adaptation of the physical plant or the use of supplementary aids and services.

"Provisional certificate." Refers to a credential valid for up to two years entitling the holder to teach at grades kindergarten - nine - P provisional E elementary (type 30), six - ~~twelve~~ 12 - P provisional H high school (type 31), or kindergarten - ~~twelve~~ 12 - P provisional S special (type 33), in compliance with Sections

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21-1 et seq. of The School Code and based on the individual's meeting the requirements for a regular certificate of the same type in another state.

"Psychological evaluation." An individual evaluation of the child's functioning in cognitive, social, ~~a~~ emotional and academic achievement or aptitude areas using appropriately validated formal and informal tests and evaluation material.

"Qualified professional." Shall be defined as ~~those~~ professional personnel who meet either the certification or approval requirements described in 59 ~~Ill.~~ Adm. Code Sections 108.40(d), 108.40(g), 108.40 (h), and 108.40(i), exclusive of interns and aides.

"Recipient of services" or "recipient." A person who is ~~has~~ ~~receiving~~ received or is receiving ~~inpatient~~ treatment ~~or~~ ~~habilitation services in residential facilities of the Department~~ (Section 1-123 of the Code) (~~Ill.~~ Rev. Stat. 1981 1987, eh. 91, par. 1-123).

"Re-evaluation." A series of diagnostic procedures which are performed in accordance with 59 ~~Ill.~~ Adm. Code Section 108.90 for the purpose of determining a recipient's continued eligibility for special education programming.

"Resource programs." Specialized educational instructional services which are provided to the recipient for less than 50% of his/ or her school day.

"School days." Shall be defined as ~~those~~ days on which school is officially conducted during the regularly established school year in accordance with Section 10-19 of The School Code (Ill. Rev. Stat. 1981 1989, ch. 122, par. 10-19).

"School psychologist." An individual certified as such by the State Board of Education in accordance with Section 21-25 of The School Code (Ill. Rev. Stat. 1981 1989, ch. 122, par. 21-25).

"Social developmental study." Shall be defined as a ~~A~~ compilation and analysis of information concerning those life experiences of the recipient, both past and present, which pertain to the recipient's problems and/or to the possible alleviation of those problems.

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"Special education." Shall be defined as those instructional and resource programs, unique materials, physical plant adjustments, and other special educational facilities provided by the facility to meet the unique needs of recipients, which modify, supplement, support, or are in the place of the standard educational program of the public school. The term includes speech pathology and vocational education.

"Specific learning disability." The recipient exhibits a disorder in one or more of the basic psychological processes involved in understanding or in using language, spoken or written, which may manifest itself in an imperfect ability to listen, think, speak, read, write, spell, or to do mathematical calculations. This term includes such conditions as perceptual handicap, brain injury, minimal brain dysfunction, dyslexia, and developmental aphasia. The term does not include recipients who have learning problems which are primarily the result of visual, hearing, or motor handicaps, of mental retardation, of emotional disturbance, or of environmental, cultural, or economic disadvantage. Such disorder may range from mild to profound.

"Speech or language impairment." Deviations of speech and language processes which are outside the range of acceptable deviation within a given environment and which prevent full social or educational development. Such impairment may range from mild to profound.

"Standard certificate." Refers to a credential valid for four years issued pursuant to Sections 21-1 et seq. of The School Code (Ill. Rev. Stat. 1989, ch. 122, par. 21-1 et seq.), entitling the holder to teach at grades kindergarten - nine - § standard § elementary (type 03), six - twelve 12 - § standard H high § school (type 09), or kindergarten - twelve 12 - § standard § special (type 10) levels.

"Standard educational program." The educational program similar to that offered by the local school district to its non-handicapped students.

"Standard special certificate." Refers to a credential (type 10) issued to individuals completing the requirements set forth at of the Illinois State Board of Education's Rules 4-01, 4-02, or 4-03 of the Rules and Regulations to Govern the Certification of teachers to be certified as 23 Ill. Adm. Code 25.40, 25.43 and 25.45, which is endorsed for one of the following: educable mentally handicapped, learning disabilities, social, emotional

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disorders, trainable mentally handicapped, blind and partially seeing, deaf and hard of hearing, physically handicapped or speech and language impaired.

"State-operated facility" or "facility." A mental health and/or developmental center operated by the State of Illinois, under the jurisdiction of the Department of Mental Health and Developmental Disabilities, which provides treatment or habilitation services for recipients who are mentally ill, or developmentally disabled or these at-risk abusers who are a danger to themselves or others.

"Visual impairment." Vision is such that the recipient cannot develop his or her educational potential without special services and materials. Such impairment may range from mild to profound.

"Vocational education." Organized educational programs which are directly related to the preparation of individuals for paid or unpaid employment, or for additional preparation for a career requiring other than a baccalaureate or higher degree.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 108.20 Educational standards for Department facilities

a) The Department shall be responsible for providing appropriate and effective educational programs, at no cost to the recipient's parents, for all exceptional persons aged 3 to 21 who are admitted, committed or transferred into state-operated facilities in accordance with the Mental Health and Developmental Disabilities Code. (Ill. Rev. Stat. 1981, ch. 91, § 1-100 et seq.).

b) Each facility shall provide a comprehensive program of special education for recipients who are aged 3 to 21 years old. A comprehensive program shall include:

- 1) Systematic procedures for identifying and evaluating the need for special education and intervention modalities.
- 2) A continuum of program options which incorporate appropriate instructional programs and resource programs.
- 3) Qualified personnel, who can provide:
 - A) Supervisory services;
 - B) Instructional programs;

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- c) Resource programs; and
- d) Intervention modalities.
- 4) Appropriate and adequate facilities, equipment and materials.
- 5) Functional relationships with other public or private agencies necessary to provide comprehensive programming and avoid duplicity of services. For example, some not-for-profit organizations may loan a recipient some needed adaptive equipment; others may provide services which are not available to the Department.
- 6) Interaction with parents, and with other concerned persons, which facilitates the educational development of recipients.
- 7) Procedures for internal evaluation of the special education programs and services.
- 8) Continuous planning for program growth and development based on internal and external evaluation.
- c) Special education shall be established and conducted as an identifiable component of the total treatment and habilitation effort.
- d) The Department shall be responsible for ensuring that those recipients who require special education services enjoy rights and privileges equal to those of all other persons who are 3 to 21 years old.
- 1) No recipient between the ages of 3 and 21 may be permanently excluded from the educational program, either by direct action by the facility, by indication of the facility's inability to provide an educational program or by an informal agreement between the parents and the facility to allow the recipient not to participate in an educational program.
- 2) No recipient whose individual treatment or habilitation plan includes special education instructional or resource programs shall be excluded from that program.
- 3) Any absence from a prescribed educational program must arise from medical limitation.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

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- Section 108.30 The establishment and administration of special education
- a) Each facility shall establish and maintain special education instructional and resource programs and intervention modalities, which meet the educational needs of recipients with the following exceptional characteristics, if such recipients are admitted to the facility:
 - 1) Deficits in intellectual development and mental capacity;
 - 2) Adaptive behavior which restricts effective functioning;
 - 3) Deficits in the essential learning processes of perception, conceptualization, memory, attention, or motor control;
 - 4) Auditory, visual, physical, or health impairment; or
 - 5) Speech or language impairment.
 - b) Special education instructional and resource programs shall range along a continuum based on the nature and degree of the intervention. This continuum of program options shall include, but not be limited to:
 - 1) Special instructional program
The recipient receives most of his/ or her basic educational experiences through an instructional program in a special class, which is largely self-contained, or in a special school.
 - 2) Cooperative program
The recipient receives most of his/ or her educational experience through either the standard or the special program of the public or non-public school. However, this is supplemented through work experience programs or facility programs.
 - c) Special education instructional and resource programs, including diagnostic services, shall be available to recipients who are aged 3 to 21 years.
 - 1) When a recipient becomes 3 three years old, the recipient shall be eligible for special education services.

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- 2) A recipient who requires continued educational experience to facilitate his or her integration into society shall be considered eligible for such services to age 21 or upon successful completion of the secondary program. The recipient who becomes 21 during the school year shall be allowed to complete that year.
- d) The physical plant used for special education programs and services, i.e., size and location as well as the amount of equipment and materials depend on the individual recipient's needs. For example, the size of the room and furniture depends on the physical size and ability of the recipients located in the room. The equipment and materials depend on factors such as the recipient's developmental ability level, safety features, and the recipient's mobility needs. Such physical plant shall, as far as feasible, approximate settings in public schools for similar students.
- e) Methods by which information regarding a recipient is collected, recorded, protected and maintained shall be in compliance with the Mental Health and Developmental Disabilities Code and the Mental Health and Developmental Disabilities Confidentiality Act (111 Rev. Stat. 1983, ch. 91, pars. 801 et seq.).
- f) Within each facility, the facility director or designee shall, in cooperation with special education personnel, facilitate the functioning of special education instructional and resource programs as an integral part of the facility program.
- g) The specific responsibilities of special education personnel in relation to special education instructional and resource programs shall be delineated in writing and made known to all persons involved.
- h) General supervision by the Illinois State Board of Education of all special education programs shall be facilitated by the facility director.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 108.40 School schedule and staff requirements

- a) Each facility shall operate its special education program five days per week unless a regularly scheduled day falls on a legal holiday and shall ensure recipient attendance throughout the period of admission as specified in the educational component of the individual treatment or habilitation plan.

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- b) Each facility shall develop a school calendar specifying the days on which special education programs will operate; the calendar shall specify a minimum of at least 185 days.
- c) Each facility shall provide or assure for each recipient a full program of five clock hours of group or individual instruction on days specified as school days, except as delineated in 59 Ill. Adm. Code Section 108.70.
- d) In all facilities, all newly hired professional teachers and administrators shall be properly certified in accordance with Sections 14-9.01 and 21-1 et seq. of The School Code (111. Rev. Stat. 1983, ch. 122, pars. 14-9.01 and 21-1 et seq.).
 - 1) In all programs serving recipients who are mentally ill recipients, proper certification may be construed to mean personnel certified as regular education personnel, where such are teamed with or regularly consult with certified special educators as needed in accordance with the recipient's individual treatment plan.
 - 2) In all programs serving recipients who are developmentally disabled recipients, proper certification in the most nearly appropriate special education areas shall be required.
 - 3) All professional personnel, supervisors, and administrators who were employed to provide special education services for the persons who are developmentally disabled at the facilities on or before July 1, 1983 shall be exempt from the requirements of this Section until July 1, 1988.
- e) Facilities may also employ non-teaching personnel or use volunteer personnel for non-teaching duties not requiring instructional judgment or evaluation of students. Facilities may utilize use volunteer or non-certified personnel to assist in the instruction of recipients under the immediate supervision of an educator who holds an appropriate certification.
- f) All teacher aides shall hold an approval form issued by the Illinois State Teacher Certification Board. Approval is based on 30 semester hours of college training or completion of an approved teacher aide program as stated in the Illinois State Board of Education's Rules and Regulations for Utilization of Teacher Aides and Other Non-Certified Personnel (to be codified as 23 Ill. Adm. Code 254-Subpart G).

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g) Psychologists shall be registered clinical psychologists or certified school psychologists or be a clinical or school psychology intern functioning under the general supervision of such a person. A clinical psychology intern must be at the doctoral level in his / or her training. A school psychology intern must be in a master's degree program in school psychology. All testing and reports must be reviewed by the supervising clinical or certified school psychologist.

h) Social workers shall have graduated from a school of social work which has been approved by the Council on Social Work Education and shall possess the master in social work degree and a type 73 certificate issued in accordance with the Rules and Regulations to govern the Administration and Operation of Special Education (to be codified as 23 Ill. Adm. Code 226) or hold a bachelor's degree or function as a social work intern under the general supervision of such a person.

i) Other professional providers of direct service, such as medical services personnel, including nurses and physicians and physical therapists, all of whom must be registered with the Illinois Department of Professional Regulation Registration and Education in accordance with the Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1989, ch. 111, par. 3501 et seq.), the Medical Practice Act of 1987 (Ill. Rev. Stat. 1989, ch. 111, par. 4400-1 et seq.) and the Illinois Physical Therapy Act (Ill. Rev. Stat. 1989, ch. 111, par. 4251 et seq.) (111. Rev. Stat. 1981, ch. 111, pars. 3401 et seq.; 4401 et seq.; and 4401 et seq.); occupational therapists who must hold certification with the American Occupational Therapy Association (Illinois Occupational Therapy Practice Act) (Ill. Rev. Stat. 1989, ch. 111, par. 3701 et seq.); and audiologists who must hold a Certification of Clinical Competence in audiology from the American Speech-Language-Hearing Association or function under the general supervision of such a person and shall be available in numbers adequate to meet the needs of recipients as specified in the educational component of their individual treatment or habilitation plans (Illinois Speech-Language Pathology and Audiology Practice Act) (Ill. Rev. Stat. 1989, ch. 111, par. 7901 et seq.).

j) General supervision of a recipient's individual treatment or habilitation plan may be provided by a qualified professional or by a regularly scheduled consultant who provides technical assistance, supervision and consultation to each professional functioning under his / or her direction and supervision on a weekly basis. Additional consultation or supervision must be provided if required by a recipient's individual treatment or habilitation plan.

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k) The principal determinants of the number of recipients served in each instructional group shall be the age of the recipients, the nature and severity of their exceptional characteristics, and the degree of intervention necessary. Exceptions to the following instructional group size limitations shall require the prior written approval of the Illinois State Board of Education.

1) Early childhood instructional groups shall have a ratio of one qualified teacher to five recipients in attendance at any one given time.

2) Instructional groups which primarily serve recipients whose exceptional characteristics are either profound in degree or multiple in nature shall have a maximum of five recipients to one qualified teacher at any one given time.

3) Instructional groups which primarily serve recipients whose principal exceptional characteristics are mild to severe mental impairments or severe behavioral disorders shall have a ratio of one qualified teacher to eight students at any one given time.

4) In the instructional programs above, no qualified teacher shall have a total roster of more than two times the number of students allowed per instructional group.

5) A facility may increase the instructional group size by a maximum of five additional recipients when the class is provided with a full-time non-certified assistant.

1) The age range of recipients within an instructional group shall not exceed four years.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 108.50 Intervention modalities

a) Treatment and habilitation intervention modalities which shall be provided by the facility are those activities required by the individual treatment or habilitation plan. They are in addition to the individual education plan and serve to facilitate the recipient's development. The activities include evaluation, therapeutic or consultation services. The intervention modalities to be provided are:

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- 1) Speech and language services for all recipients with speech and/or language impairments which interfere with their educational or social development.
 - A) Speech and language services shall include, but not be limited to:
 - i) Screening and diagnosis of recipients;
 - ii) Planning and developing the clinical program;
 - iii) Therapy for recipients with impairments of oral language comprehension, production, or usage, including disorders of fluency, phonation, resonance, articulation and oral language formation;
 - iv) Parent counseling;
 - v) Referrals and follow-up; and
 - vi) Consultative and resource services to other personnel.
 - B) The number of recipients served by a speech and language clinician shall be based on the nature of the speech and language needs of the individual recipients but in no case shall be greater than 60 per clinician.
- 2) Psychological services to and on behalf of recipients who require psychological evaluation and assistance in their behavioral or educational adjustment.
 - A) Psychological services shall include, but not be limited to:
 - i) Screening of recipients to identify recipients who should be referred for individual study;
 - ii) Individual psychological examination and interpretation of those findings and recommendations which will lead to meaningful educational experiences for the recipient;
 - iii) Counseling and performing psychological remedial measures as appropriate to the needs of recipients, individually or in groups;

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- iv) Participating in parent education and the development of parent understanding; and
 - v) Consulting with teachers and other personnel in relation to behavior management and learning problems, and consulting in program development.
- B) Psychological services shall be ~~utilized~~ used to assist in the process of developing an educational climate conducive to the optimum development of all recipients. Emphasis shall be placed on prevention as well as rehabilitation; on indirect as well as direct services.
- 3) Social work services to and on behalf of recipients whose behavioral or educational development is restricted due to social or emotional considerations, family circumstances, or problems of the environment.
- A) Social work services shall include, but not be limited to:
 - i) Consultation service to personnel on behalf of recipients;
 - ii) Providing consultation and inservice training experiences to facility personnel;
 - iii) Identification of recipients in need of services;
 - iv) Providing the social developmental study in a diagnostic evaluation and participating in the identification of those recipients who require social work intervention;
 - v) Direct services to recipients;
 - vi) Service to parents on behalf of recipients;
 - vii) Serving as a liaison between the home and the facility and providing parental education;
 - viii) Counseling as appropriate in relation to the recipient's problem;
 - ix) Utilization of community resources; and

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- x) Assisting in developing services which are needed but unavailable.

B) Social work services shall be ~~utilized~~ used to assist in the process of developing an educational climate conducive to optimum development of all recipients. Emphasis shall be placed on prevention as well as rehabilitation; on indirect as well as direct services.

4) Special reader services, braillists, typists, and interpreters shall be provided as required by the recipient's individual treatment or habilitation plan.

5) Therapy services shall be provided for recipients as indicated by the individual treatment or habilitation plan.

A) Physical and/or occupational therapy shall be provided for recipients whose physical impairments require appropriate therapeutic attention if the recipients are to receive full benefit from the program provided them. Such therapy shall be provided to individual recipients in accordance with the recommendation and prescription of a physician licensed to practice medicine in all of its branches in accordance with the Medical Practice Act (~~111 Rev. Stat. 1981, ch. 111, par. 5-4401 et seq.~~ of 1987).

B) Other therapeutic services such as recreation shall be provided as required in the individual treatment or habilitation plan to facilitate the education and development of recipients.

6) Consultation services shall be provided as required by the recipient's individual treatment or habilitation plan.

b) The facility shall provide other services including health, medical, psychiatric, nursing and pharmacy services, or transportation, arranged-for counseling services and parent counseling or training when the multi-disciplinary conference determines that such services are necessary to facilitate the treatment, habilitation or educational development of the recipient.

c) Recipient-based objectives shall be determined for each intervention modality.

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d) Specific objectives shall be established for each recipient who receives a particular intervention modality.

e) Intervention modalities delivered to or on behalf of the recipient shall be sufficient to be therapeutically or educationally adequate, as determined by evaluation of the recipient's needs.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 108.60 Vocational program

a) A vocational program consisting of organized instructional experiences, training, and resource programs shall be provided to recipients in accordance with their needs and as determined by the educational component of the individual treatment or habilitation plan.

b) Provision of a vocational program to individual recipients shall be determined at the treatment or habilitation multi-disciplinary conference, or at a subsequent conference convened for this specific purpose.

c) A vocational plan indicating specific vocational objectives, the training required, service personnel required, and the length of the proposed program shall be developed for each recipient determined to require a vocational program. This plan shall be developed in cooperation with the recipient and his/ or her parents, shall be adapted to the recipient's interests and aptitudes, and shall be incorporated into the educational component of the individual treatment or habilitation plan.

d) Community work experiences which are part of the recipient's vocational plan shall occur during the school day, unless this is precluded by the nature of the experience.

e) No recipient shall spend more than one-half of the established school day participating in community work experiences or in local rehabilitation facilities.

f) The recipient's primary special education teacher works with the vocational instructor responsible for all community work experiences which are provided by the facility as part of the vocational plan and for which the recipient receives educational credit.

g) Vocational programs serving recipients shall be coordinated with other vocational programs of the local school district, or other public, private, and state agencies or organizations.

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(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 108.70 Medically-limited educational program

- a) The medically-limited educational program shall consist of appropriate special education services in accordance with the individual treatment or habilitation plan which are provided by the facility to a recipient who is unable, due to either a mental or physical medical condition, to participate in a full special education program.
- b) The medically-limited educational program shall be provided to any recipient who has a health, physical or psychiatric impairment which, in the opinion of a physician, will cause an absence from his or her regularly prescribed educational program for more than two consecutive weeks.
- c) Medically-limited educational services shall begin as soon as eligibility has been established and the recipient's physical and mental health permit.
- d) The amount of instructional service time provided shall be determined in relation to each recipient's educational needs, as well as physical and mental health.

- 1) A recipient who requires a medically-limited educational program on a temporary basis shall be provided with instructional services sufficient to enable him/her the recipient to return to the regular program with a minimum of difficulty. Instructional time shall not be less than five hours per week, unless the physician orders a more restricted program.
- 2) A recipient who requires the medically-limited educational program for an extended time shall be provided with instructional services sufficient to appropriately advance his/her basic educational development, as determined by the multi-disciplinary team every 30 days.

- e) The facility shall not use the medically-limited educational program to avoid responsibilities to maintain a more normalized program nor to eliminate recipients from any educational program.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

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Section 108.80 Referrals to other special education facilities from state-operated facility programs

- a) If a treatment or habilitation conference determines that a recipient would benefit significantly from sustained interaction with non-handicapped peers, the facility may recommend educational placement in a public school or non-public special education facility in cooperation with the public school. Placement shall be recommended unless the recipient poses a physical threat to him (her) self or his or her non-handicapped peers. If, for any reason, the recommended placement cannot be immediately implemented, the facility shall provide as appropriate a placement as possible consistent with §9 ill. Adm. Code Section 108.90. Such placement shall be detailed in the recipient's clinical record.
- b) The availability of community resources including non-public programs in no way relieves the facility of its responsibility to assure a comprehensive program of special education nor its responsibility to the individual recipient.
- c) When a treatment or habilitation conference determines that a recipient cannot be provided with an appropriate education by the facility, the multi-disciplinary team shall meet with the recipient's parents, representative(s) of the school district of parental residency and the potential provider public school or non-public special education facility, to develop an individualized program in accordance with this Part prior to placement. If any of the representatives cannot attend, the facility shall use other methods to insure participation and document such efforts in the recipient's clinical record.
- d) The facility shall be responsible for locating an appropriate public school or non-public special education facility and for facilitating the referral to that program. An appropriate program is one which will provide the recipient with special education experiences, in accordance with the recipient's individual treatment or habilitation plan.
- e) Any recipient determined eligible under subsection (a) above for placement in a public school or non-public special education facility shall, with the consent of the parent and the local school district, be enrolled by the facility in the local school district where that facility is located. If the local school district does not consent, the Department will provide the educational component of the individual treatment or habilitation plan.

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f) The facility shall maintain a record of supportive data on each recipient placed in a public school or non-public special education facility. This data will include:

- 1) A summary of the recipient's diagnostic profile ~~up~~ on which placement is based;
- 2) A description of the program as required by the educational component of the recipient's individual treatment or habilitation plan;
- 3) An explanation of why the recipient's needs cannot be met by the facility;
- 4) A description of the special education program offered by the provider school;
- 5) Conference report and periodic progress reports submitted by the provider school to the facility; and
- 6) An annual reassessment of the need for continued placement in a provider school.
- g) The facility shall be expected to follow the progress of those recipients placed in a public school or non-public special education facility.
- h) Facility personnel shall communicate, with the consent of the parent, no less than every 30 days with the provider school personnel to evaluate the recipient's progress and appropriateness of placement.
- i) Staff of the provider program shall direct communications regarding the recipient's educational program to facility staff with the parent's consent.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 108.90 Identification, evaluation and education of recipients

- a) Each facility shall develop and implement procedures for creating public awareness of the facility's programs and for advising the public of the rights of recipients.
- 1) All such procedures shall assure that information regarding programs and the rights of recipients is made available in

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the community in phrases which will be understandable to parents, regardless of ethnic or cultural background or hearing or visual abilities.

- 2) Procedures developed by the facility to create public awareness of programs, and for advising the public of the rights of recipients shall include, but not be limited to:

- A) Annual notification to all parents of recipients regarding the special education programs and services available in or through the facility and of their rights to receive, ~~up~~ on request, a copy of this Part.
- B) An annual dissemination of information to the community served by the facility regarding the program and services available in or through the facility and the rights of recipients.
- b) After admission, the multi-disciplinary team shall perform the educational diagnosis and evaluation in accordance with ~~59 Ill. Adm. Code 108.99~~ subsections (e) and ~~108.99~~ (g) so that the educational component of the individual treatment or habilitation plan can be developed in accordance with the time frames in the definition of the individual treatment or habilitation plan in ~~59 Ill. Adm. Code~~ Section 108.10. The educational component shall be developed in accordance with ~~59 Ill. Adm. Code 108.99~~ subsection (n).

- c) Parents of the recipient must be notified, in writing, when the facility proposes to initiate or change the educational identification, evaluation or placement of a recipient.

- 1) The notice shall be:

- A) Written in language understandable to the general public, and
- B) Written in the native language of the parent or provided in another mode of communication used by the parent, unless it is clearly not feasible to do so, such as when the parents' native language is not a written language or is one in which the dialect is not commonly known to an interpreter of that language.
- C) If the language or other mode of communication of the parent is not a written language, the facility shall

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insure that the notice is translated orally or by other means to the parent in his/ or her native language or other mode of communication; that the parent understands the content of the notice, and that there is written evidence on file that these requirements have been met.

- 2) The notice shall contain:
 - A) A full explanation of all the procedural safeguards regarding education available to parents, including the availability, upon request, of a list of free or low cost legal and other relevant services available locally to assist parents in initiating an impartial due process hearing regarding educational issues.
 - B) A description of the educational action proposed or refused by the facility, an explanation of why that facility proposed or refused to take the action, and a description of any options that the facility considered and the reasons why those options were rejected.
 - C) A description of each educational evaluation procedure, test, record, or report that the facility used as a basis for the proposal or refusal.
 - D) A description of any other factors which are relevant to that facility's proposal or refusal, and
 - E) Inclusion of parental consent for evaluation and placement into a program.
- d) When a recipient is given an evaluation, the facility shall be responsible for determining his/her the recipient's language and cultural background.
 - 1) Determination shall be made by determining the language(s) spoken in the recipient's home and the language(s) used most comfortably and frequently by the recipient.
 - 2) Determination of the recipient's mode of communication shall be made by assessing the extent to which he/she the recipient uses expressive language and the use he/ or she makes of other modes of communication (e.g., gestures, signing, unstructured sounds) as a substitute for expressive language.

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- 3) The recipient's language use pattern, proficiency in English, mode of communication and cultural background shall be noted in the recipient's individual treatment or habilitation plan.
- e) The recipient shall be given an educational evaluation.
 - 1) For the recipient who requires temporary hospitalization estimated to last 90 days or less, a respite services evaluation shall be conducted, and an individual habilitation plan developed. This evaluation shall include, but not be limited to:
 - A) Evaluation of the physical health impairment by a physician, for diagnostic and evaluation purposes;
 - B) Estimation by the physician of the time the recipient will require respite services; and
 - C) A review of the recipient's current educational status and academic needs.
 - 2) The individual education plan from the recipient's former school becomes the working individual plan for the first 14 days of the respite admission.
 - 3) A comprehensive evaluation shall be conducted for all other recipients. This evaluation shall include, but not be limited to:
 - A) An interview with the recipient;
 - B) Consultation with the recipient's parents;
 - C) A social developmental study, including an assessment of the recipient's adaptive behavior and cultural background;
 - D) A report regarding the recipient's medical history and current health status;
 - E) A vision and hearing screening, completed at the time of the evaluation or within the previous six months;
 - F) A review of the recipient's academic history and current educational functioning;

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- G) An educational evaluation of the recipient's learning processes and level of educational achievement; and
- H) A psychological evaluation.
- 4) If a psychologist has not provided the evaluation upon which admission was based, the recipient shall be evaluated by the psychologist as part of the comprehensive evaluation.

A) The psychologist shall conduct direct personal observation of the recipient and shall administer such tests as the individual's situation requires; a shall review of the tests administered by school district personnel and/or the results of recent externally administered evaluations, and analysis of the learning environment and learning processes; and shall participate in the multi-disciplinary conference and such other procedures as deemed necessary.

B) An appropriate medical examination by a physician shall be obtained for all recipients and the expense borne by the Department. Nothing herein shall be construed to require any recipient to undergo any physical examination or medical treatment whose parents object thereto on the grounds that such examination or treatment conflicts with his or her religious beliefs, pursuant to the provisions of Sections 2-102 (b), 2-107, 2-110 and 2-111 of the Mental Health and Developmental Disabilities Code.

5) Other specialized evaluations appropriate to the nature of the recipients' problems shall be provided for all recipients. When specialized evaluation procedures not usually provided by the facility are required to provide a better understanding of the recipient's educational or educationally-related problems, the facility recommending such evaluation procedures shall be responsible for locating and using appropriate local and/or state resources. Consideration shall be given to resources of other state agencies or third party payers. The recipient may not be prohibited from receiving a special education program or service because he/she the recipient is financially or otherwise unable to obtain specialized evaluation procedures.

6) If the parent disagrees with an educational evaluation completed by the facility, the facility shall inform the parents

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of the opportunity to obtain an independent evaluation at public expense.

A) In such cases, the facility may initiate an impartial due process hearing prior to such independent evaluation to demonstrate that the facility's evaluation is appropriate.

B) If the final decision is that the facility's evaluation is appropriate, the parent shall have the right to an independent evaluation, but not at public expense.

f) If all requirements for educational evaluation cannot be fulfilled, due to lack of parental involvement, religious convictions of the family, or the inability of the recipient to participate in an evaluation procedure, the facility shall note the missing component(s) in the recipient's individual treatment or habilitation plan.

g) Each educational evaluation shall be conducted so as to assure that it is linguistically, culturally, racially, and sexually non-discriminatory.

1) The language(s) used to evaluate a recipient shall be consistent with the recipient's language pattern. If the language use pattern involves two or more languages, the recipient shall be evaluated using each of the languages used by the recipient.

2) Psychological evaluation of a recipient shall be performed by a clinical or certified school psychologist who has demonstrated competencies in, and knowledge of, the language and culture of the recipient. The facility, having exhausted all other alternatives and not securing the services of a clinical or certified school psychologist who has demonstrated competencies in, and knowledge of, the language and culture of the recipient, the psychologist regularly employed by the facility shall conduct assessment procedures which do not depend upon language, or ~~which~~ use the services of an interpreter. Any educational programming resulting from such alternative procedures shall be reviewed at least every 30 days until the recipient acquires a predominately English language use pattern which will assure that a psychological evaluation given by a clinical or certified school psychologist will not be discriminatory.

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- 3) Tests given to a recipient whose primary language is other than English shall be relevant, to the maximum extent possible, to his or her culture.
- 4) If the recipient's receptive and/or expressive communication skills are impaired due to hearing and/or language deficits, the examiners shall ~~utilize~~ use ~~tests~~ instruments and procedures which do not stress spoken language and one of the following:
 - A) Visual communication techniques in addition to auditory techniques;
 - B) An interpreter to assist the evaluating personnel with testing.
- 5) Each facility shall insure that testing and evaluation material and procedures used for educational evaluation be selected and administered so as not to be racially or culturally discriminatory.
- 6) Each facility shall insure that:
 - A) Tests and other evaluation materials are provided and administered in the recipient's native language or other mode of communication, unless it is clearly not feasible to do so; have been validated for the specific purpose for which they are used, and are administered by a clinical or certified school psychologist in conformance with the instructions provided by their producer.
 - B) Tests and other educational evaluation materials include those tailored to assess specific areas of educational need and not merely those which are designed to provide a single general intelligence quotient.
 - C) When tests are administered to a recipient with impaired sensory, motor or communication skills, tests shall be selected and administered to insure that the results accurately reflect the recipient's aptitude or achievement level rather than reflecting the recipient's impaired sensory, motor or communication skills except when those skills are the factors which the test(s) purports to measure.

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- D) No single procedure is used as the sole criterion for determining an appropriate educational program for a recipient.
- E) The educational evaluation is made by a multi-disciplinary team, including at least one teacher or other specialist with knowledge in the area of the suspected disability.
- F) The recipient is assessed in all areas related to the suspected disability, including, when appropriate, health, vision, hearing, social and emotional status, general intelligence, academic performances, communicative status, and motor abilities.
- h) In those instances in which a recipient has been evaluated by a clinical or certified school psychologist outside the facility, that evaluation shall be considered and may be ~~utilized~~ used in determining educational programming.
- i) Upon completion of a respite service educational evaluation and program, the recipient will resume his or her educational programming consistent with his/her the recipient's regular placement. A report regarding respite recommendations and all recommendations upon which they were based shall be placed in the recipient's education record and shared, with the sending agency or school district, with appropriate consents, in accordance with the Mental Health and Developmental Disabilities Confidentiality Act.
- j) Upon completion of a comprehensive educational evaluation, one or more conferences shall be convened for the purpose of formulating educational program and service options, and developing the educational component of the individual treatment or habilitation plan. This may be the conference at which the individual treatment or habilitation plan as required by Sections 3-209 and 4-309 of the Mental Health and Developmental Disabilities Code is developed. If not, an additional meeting is to be held to develop the educational component of the individual treatment or habilitation plan.
- 1) Participants in the conference who formulate the educational component shall include:
 - A) Representatives of the recipient's local district of residence as determined by the local district;

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- B) The facility director, special education director, or unit educator who is qualified, in accordance with 59 Ill. Adm. Code Section 108.40(j), to provide or supervise the provision of educational programming;
 - C) All those personnel involved in the educational evaluation of the recipient;
 - D) The parent;
 - E) Other persons, such as the recipient's personal physician, a counselor seen by the recipient, social worker or psychologist, having significant information regarding the recipient;
 - F) Those persons who may become responsible for providing the educational program or service to the recipient; and
 - G) The recipient, if mentally able to participate, and other individuals at the discretion of the parent.
- 2) The purpose of the above conference shall be to:
- A) Establish a composite understanding of the recipient's learning characteristics, sensory and motor skills, and behaviors;
 - B) Determine appropriate educational programs and/or other services;
 - C) Determine the recipient's unique educational needs and the extent to which these needs can be met;
 - D) Determine the nature and degree of educational intervention which is needed and recommend corresponding facility programming and/or community placement which is appropriate and is as unrestrictive of interaction with non-handicapped recipients as possible.
- k) Recommendations made at the multi-disciplinary conference shall be determined by a consensus of facility participants and the parent(s) and the recipient, if mentally able.
- l) Recommendations for educational programming shall be based on the following:

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- 1) The recipient shall be placed in the educational program which is appropriate to his/her the recipient's needs and least restrictive of interaction with non-handicapped or less handicapped recipients.
 - 2) The educational programming must be based on the recipient's individual education plan, consistent with the findings obtained from the comprehensive educational evaluation.
 - 3) Consideration must be given to any potentially harmful effects on the recipient, on the quality of services which he/she the recipient needs, or that which impedes the education of other recipients.
- m) A written report of the results and recommendations of the multi-disciplinary conference shall be prepared and entered into the recipient's clinical record.
- 1) The conference report shall be dated and list the names of all those in attendance.
 - 2) The facility shall keep on file a copy of the conference report, together with all documentation upon which it is based. The parents shall be informed of their rights to access the report, pursuant to Section 4 of the Mental Health and Developmental Disabilities Confidentiality Act (Ill. Rev. Stat. 1981, ch. 91 1/2, par. 804).
- n) If the initial multi-disciplinary conference was held only for the purpose of formulating program and service options, an additional meeting must be held for the purpose of developing the educational component of the individual treatment or habilitation plan for the recipient. The meeting at which a recipient's educational component is developed must be held within 14 calendar 60 days after the admission of the recipient.
- 1) Parents of a recipient must be notified of any meeting to develop, review, or revise the educational component of a recipient's individual treatment or habilitation plan. The facility must take steps to insure that a recipient's parents are present at each meeting or are afforded the opportunity to participate, including:
- A) Notifying parents of the meeting early enough to insure that they will have an opportunity to attend;

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- B) Scheduling the meeting at a mutually agreed on time and place; and
- C) Indicating in the notice the purpose, time, and location of the meeting and who will be in attendance.
- 2) The following participants must be invited to the meeting to develop, review or revise the educational component of the individual treatment or habilitation plan:
- A) A representative of the district of parental residence who is qualified to provide or supervise the provision of special education (e.g., the state-approved special education director or designee);

B) The recipient's teachers; and

C) One or both of the recipient's parents. If neither can attend, the facility shall use other methods to insure parent participation, including individual or conference telephone calls. A meeting may be conducted without a parent in attendance if the facility is unable to convince the parents that they should attend. In this case, the facility must have a record of its attempts to arrange a mutually agreed on time such as detailed records of telephone calls made or attempted and the results of those calls, copies of correspondence sent to the parents and any response received, and detailed records of visits made at the parent's home or place of employment and the results of those visits.

D) The recipient if mentally able to participate; and

E) Other individuals at the discretion of the parent or facility.

3) F) Employee organization representatives may not attend without parental and facility consent.

4) 3) The facility shall insure that a member of the evaluation team participates in the meeting or that some other person, who is knowledgeable about the procedures used with the recipient and who is familiar with the results of the evaluation, participates in the meeting, as well as an interpreter for the hearing impaired, if necessary.

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- o) Special education placement shall be made within four days after the recipient's educational component is developed in accordance with 59 Ill. Adm. Code 108.90 subsection (n) above.
- p) In addition to initial meetings, the educational status and continued special education placement of each recipient shall be reviewed at least annually in a conference attended by those professional persons working with the recipient, the parents, the recipient when mentally able to participate, the special education director or designee from the district of parental residence, who is a qualified professional, and other individuals at the discretion of the parent.

q) Notification to parents regarding continuation, change, re-evaluation, or termination of placement shall inform the parents of their right to object and of the procedures to be followed to make such an objection.

r) At least 10 calendar days prior to any major change in the educational component of the recipient's individual treatment or habilitation plan, including those stated herein, the parents shall be given written notification of the proposed change, including the reasons for the change and a description of the proposed program.

1) If the parents request an impartial due process hearing regarding a proposed change in the educational placement of the recipient, the facility shall not change the placement until the matter is resolved.

2) If the parents agree to the proposed placement, then a meeting shall be held for the revision of the recipient's educational plan.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

SUBPART B: IMPARTIAL DUE PROCESS HEARING

Section 108.100 Request for hearing

a) After informal procedures have been exhausted, and there remain differences between the facility and the parents or the recipient regarding the educational component and intervention modalities aspect of the individual treatment or habilitation plan, an impartial due process hearing may be requested.

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- b) Differences over issues regarding services other than special education and intervention modalities to the recipient are resolved according to provisions of the Mental Health and Developmental Disabilities Code.
- c) A hearing may be requested by the parents, the recipient or the facility regarding, but not limited to, the following:
- 1) Objections to signing consent for a proposed educational diagnosis or evaluation or initial educational placement;
 - 2) Failure of the facility, upon request of the parents or the recipient, to provide an educational diagnosis or evaluation;
 - 3) Failure of a facility to consider evaluations completed by a qualified professional outside the facility;
 - 4) Objection to a proposed individual education component, either an initial plan, a continuation of a previous plan, or a major change in the recipient's program;
 - 5) Termination of an individual education plan;
 - 6) Failure of the facility to provide an individual education plan consistent with the findings of the educational diagnosis or evaluation and the recommendation of the staff (24 day) conference;
 - 7) Failure of the facility to provide or arrange for the least restrictive special education placement appropriate to the recipient's needs;
 - 8) Provision of special education instructional or resource programs, in an amount insufficient to meet the recipient's needs;
 - 9) An exclusion from educational services, except as provided by medical order, totaling individually or in aggregate 10 or more school days in a given school year of a recipient who has a special education instructional program or resource plan;
 - 10) An exclusion from educational services, except as provided by medical order, totaling individually or in aggregate 10 or more school days in a given school year of a recipient who is eligible for a special education instructional program or

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- resource service but who has not been placed in such a program or provided such a service;
- 11) Reasonable belief by the parents or the recipient, that the recipient's exclusion from educational services resulted from behavior or a condition symptomatic of an exceptional characteristic as defined herein;
 - 12) Recommendation for the graduation of a recipient;
 - 13) Failure of the facility to comply with this Part;
 - 14) Failure of the facility to arrange for or provide a recipient with a free, appropriate public education.
- d) The facility shall be responsible for informing the parents, in writing, of their right to a hearing and of the procedures to follow to make a request for such a hearing. The facility director shall assist the parents in taking whatever action is necessary to utilize use the hearing process. The facility shall inform the parent of any free or low cost legal and other relevant services available in the area if the parent requests the information or if the parent or facility initiates a hearing.
- e) A request for a hearing shall be made, in writing, to the facility director of the facility in which the recipient resides. Such a request shall contain the reasons the hearing is being requested and all other information pertinent to the request.
- 1) A request for a hearing may be made at any time significantly different circumstances prevail. Otherwise a hearing may not be requested nor an appeal made more than once each calendar year.
 - 2) Such a request shall be made in writing within 10 calendar days of the parents' receipt of the written notification regarding the proposed placement. If the parents have not made a request within the 10-day period, the parents may request a hearing at a later date in accordance with the provisions of subsection (a) above.
- f) Within 48 hours of the receipt of a request for a hearing, the facility shall:
- 1) Send a certified letter to the Director, Department of Mental Health and Developmental Disabilities, requesting the

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appointment of an impartial hearing officer. This letter shall include:

- A) The name, address, and telephone number of the recipient, and of the parents and of the person(s) making the request for the hearing, if it is someone other than the recipient or parents;
 - B) The date on which the facility received the request for the hearing;
 - C) The nature of the controversy to be resolved;
 - D) The primary language spoken by the parents and the recipient.
- 2) Send to the person requesting the hearing, by certified mail, a copy of the letter sent to the Department Director.
 - 3) If the hearing has been requested by someone other than the recipient's parents, the parents shall be informed of the request and invited to participate in the proceedings. Thereafter, unless the parents indicate that they do not wish to be informed and/or involved in the hearing process, all communications from the facility, the hearing officer, and the Director, Department of Mental Health and Developmental Disabilities, and the Illinois State Board of Education shall be directed to both the person requesting the hearing and the parents.

- g) If the facility decides not to honor the request for a hearing, the parents of the recipient shall be notified of this denial. Such notification shall be made, in writing, within five calendar days of the receipt of the request and shall contain the reasons for the denial. A copy of the written denial shall be sent to the Illinois State Board of Education.

- 1) If the facility fails to notify the parents of their right to a hearing, as prescribed herein, or if the request for a hearing is denied either directly or by failure to provide such a hearing, the parent may appeal such a denial directly to the Director, Department of Mental Health and Developmental Disabilities.

- 2) In the event of a direct appeal to the Director, Department of Mental Health and Developmental Disabilities, he the

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Director shall order that a hearing be conducted at the local level, or order the facility to perform such other measures as deemed necessary.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 108.110 Hearing officers

- a) Within five calendar days of receipt of the request from the facility, the Director, Department of Mental Health and Developmental Disabilities, shall provide a list of five prospective trained impartial hearing officers, one of whom shall be selected as the impartial hearing officer to conduct the local hearing. Criteria for the hearing officers are as follows:

- 1) Shall not be an employee of the Illinois Department of Mental Health and Developmental Disabilities, Illinois State Board of Education, the facility, any local school district, joint agreement or cooperative program with which the facility interacts, or any other agency or organization that is or has been directly involved in the diagnosis, education or care of the recipient.
- 2) Shall not be a resident of the school district in which the parent is recipient or in which the facility is located.
- 3) Shall not be involved in the decisions already made about a recipient regarding identification, evaluation, or placement, and may not have a personal or professional interest which would conflict with his or her objectivity.
- 4) Shall possess knowledge, information acquired through training under the auspices of the Illinois State Board of Education and the Illinois Department of Mental Health and Developmental Disabilities about the nature and needs of the type of recipient. An awareness and understanding of the types and quality of programs available for the type of recipient is essential.
- b) The Department of Mental Health and Developmental Disabilities shall pay expenses to the hearing officer for his or her services at the local hearing.
- c) Selection of one hearing officer from the list shall occur within five calendar days after receipt of the list from the Director, Department of Mental Health and Developmental Disabilities, and shall occur as follows:

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- 1) The parents shall first strike a name from the list.
- 2) The facility shall next strike a name from the list.
- 3) Both parties shall continue striking from the list until one name remains; that person shall serve as the impartial hearing officers.
- 4) The facility shall notify the Director, Department of Mental Health and Developmental Disabilities, and the State Superintendent of Education, within five calendar days of receipt of the list, the name of the person to be the impartial hearing officer.
- 5) This notification may be transmitted verbally to the Director, Department of Mental Health and Developmental Disabilities, provided that the verbal notification is confirmed in writing, with verification by the facility and the parent, to the Director, Department of Mental Health and Developmental Disabilities, and the State Superintendent of Education within five calendar days.
- 6) Upon receipt of the notification, the Director, Department of Mental Health and Developmental Disabilities, shall appoint the hearing officer selected by the facility and the parent(s) to convene the hearing. If the selected hearing officer is unable or unwilling to accept the appointment, the Director shall seek from the facility and parent a mutually acceptable alternate. If the facility and parent are unable to agree to a mutually acceptable alternate, the Director shall provide the facility and parent with an additional list of five prospective hearing officers. The facility and parent shall then repeat the selection process as detailed above.
- 7) The Illinois State Board of Education shall maintain a list of those persons who serve as hearing officers, along with their qualifications. From the list, the Director, Department of Mental Health and Developmental Disabilities, shall select a list of persons especially qualified in mental disabilities and offer further training to make them eligible to serve as Department of Mental Health and Developmental Disabilities educational hearing officers.
- d) The hearing shall not be considered adversarial in nature, but shall be directed toward bringing out all facts necessary for the hearing officer to make a decision.

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(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 108.120 Conduct of the hearing

- a) Within five calendar days of his or her appointment, the hearing officer shall set the time and place for the hearing.
 - 1) The hearing shall be held at a time and place reasonably convenient for both parties involved. However, it shall be scheduled not later than 15 calendar days after the appointment of the hearing officer, unless the hearing officer permits an extension of time due to extenuating circumstances, not to exceed 15 calendar days, unless both parties agree.
 - 2) If the facility and parent cannot agree to a reasonably convenient time and place, the hearing officer shall make such a determination and proceed to schedule the hearing.
 - 3) The Director, Department of Mental Health and Developmental Disabilities, shall inform the parents, by mail, no later than 10 calendar days prior to the hearing, that:
 - A) Pursuant to Section 4 of the Mental Health and Developmental Disabilities Confidentiality Act, they or their designated representative shall have an opportunity to inspect all records regarding the recipient and to obtain copies prior to the hearing, at their own expense.
 - B) They may request an independent evaluation of the recipient prior to the hearing, at their own expense. The hearing officer may consider this request an extenuating circumstance and thereby authorize an extension of time for the hearing date, not to exceed 30 calendar days, unless both parties agree.
 - C) They may require the attendance at the hearing of any facility employee or any other person who may have information relevant to the recipient's needs and abilities. They may request the attendance of any other persons who may have such information. They must make all requests for attendance to the hearing officer as soon as possible but no later than five days prior to the scheduled date of the hearing. The hearing officer

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may issue subpoenas requiring the attendance of witnesses and, at the request of the parent or facility, shall issue subpoenas. The hearing officer may limit the number of witnesses whose attendance is subpoenaed or requested by either party to not more than 10. If a party refuses to answer a subpoena or refuses to honor a request to attend, the hearing officer shall note such in the record and contact the Illinois State Board of Education legal department. The hearing may be postponed for a specified period of time, as designated by the hearing officer in order to resolve questions of attendance.

D) They may bring representatives, including legal counsel, agency representatives, or others, to the hearings at their own expense. These persons shall be given an opportunity to participate in the hearing process according to the procedures established by the impartial hearing officer. The facility shall maintain on file a list of independent evaluation sites, legal and other relevant services available in the area, and shall provide parents with the above information, upon request.

E) The educational status of the recipient will not be changed, pending the completion of the due process proceedings, unless the facility director or designee decides that such change would be warranted due to immediate physical danger to the recipient or other persons. In such case, the facility shall be responsible for developing and implementing an appropriate interim educational plan. Any change in placement shall not exceed 10 days. A facility director must request a change in placement from the Department Director, in writing.

F) Any party to the hearing has the right to prohibit the introduction of any evidence which has not been disclosed to that party at least five ~~calendar~~ days prior to the hearing.

G) Either party may request that an interpreter be made available.

b) Parents involved in such a hearing have the right to have the recipient who is the subject of the hearing present, and open the hearing to the public if the parents wish.

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c) The hearing officer shall conduct the hearing in a fair, impartial, and orderly manner.

1) At all stages of the hearing, the hearing officer shall require that the facility make available interpreters for persons who are hearing impaired or for persons whose normally spoken language is other than English. The facility shall assume any costs for interpretation services.

2) At all stages of the hearing, the hearing officer shall assure that the parents are aware of and understand their rights and responsibilities in regard to this process.

3) The hearing officer shall have the authority to require additional information or evidence when he~~r~~ or she deems it necessary to make a complete record. The hearing officer may recess the hearing for a specified period in order to obtain the additional information necessary.

4) The hearing officer may order an independent evaluation at facility expense.

d) At any hearing which has been requested regarding the educational placement of a recipient, the hearing officer shall seek to establish the issues, allow the introduction of evidence which is relevant to those issues, and derive conclusions therefrom. These conclusions may include, but are not limited to the following:

1) Whether the recipient has needs which require special education intervention;

2) Whether the evaluation procedures ~~utilized~~ used in determining the recipient's needs have been appropriate in nature and degree;

3) Whether the recipient's diagnostic profile on which the placement recommendation was based is substantially verified;

4) Whether the proposed educational placement is directly related to the recipient's needs;

5) Whether the recipient's rights have been fully observed.

e) A hearing which has been requested regarding any other controversy shall seek to establish the issues as perceived by the prospective

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parties and the facts on which these issues depend. To that end, the hearing officer may require from both parties to the hearing written statements of the issues to be resolved, prior to the convening of the hearing. Each party is entitled to a copy of the other party's statement at least five calendar days prior to the hearing.

f) The facility shall present evidence that the special education needs of the recipient have been appropriately identified and that the special education services proposed to meet the needs of the recipient are adequate, appropriate and available.

g) The recipient's parents and the facility, or their respective representatives, shall have a right to present testimony, cross-examine, and confront all witnesses at the hearing.

h) The rules of evidence shall not apply to the hearing process.

i) The facility shall make a record of the hearing proceedings, either by a court reporter or by a tape recorder. The parents have a right to obtain a written or electronic verbatim record of the hearing and to obtain written findings of fact and decisions. Additionally, the record of the hearing shall be part of the recipient's education record, which is governed by the ~~Mental Health and Developmental Disabilities Confidentiality~~ Act. The facility shall bear the cost for such record.

j) Within 10 calendar days after the conclusion of the hearing, the hearing officer shall render his~~r~~ or her decision, by certified mail, to the facility, the parents, and the State Superintendent of Education and the Director, ~~Department of Mental Health and Developmental Disabilities~~.

1) The findings of fact and decision shall be in English and in the language normally spoken by the parents if it is other than English.

2) The State Superintendent of Education shall distribute the information in a non-personally identifiable form to the Advisory Council on Education of Handicapped Children.

3) The hearing officer's decision shall be binding upon the facility and the parent unless such decision is appealed, pursuant to 59 ~~Ill. Adm. Code~~ Section 108.130.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

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Section 108.130 Appeal process

a) Either party aggrieved by the decision of the impartial hearing officer may appeal that decision to the State Superintendent of Education. The request for appeal shall be submitted in writing to the State Superintendent of Education and shall include a statement of the specific reasons upon which the appeal is predicated. It shall be postmarked within 15 calendar days of the receipt of the hearing officer's decision. A copy of the request for an appeal shall be sent also to the other party to the hearing and the Director, ~~Department of Mental Health and Developmental Disabilities~~. Upon initiating a request for appeal or upon receipt of notice of a parental request for appeal, the facility shall immediately undertake the preparation and compilation of transcripts and documents for submission to the Superintendent of the Illinois State Board of Education for review.

1) If a tape recorder was used to record the hearing procedures, then the facility shall make a verbatim typewritten transcript within 15 calendar days which shall be reviewed by the parents within 10 calendar days of receipt of the transcript. Inaccuracies shall be recorded and the transcript signed by the parents and the facility director.

2) The typewritten transcript and tape recording of the hearing shall be subject to the ~~Mental Health and Developmental Disabilities Confidentiality~~ Act.

b) In all appeals pursuant to subsection (a) above, the facility shall send a completed appeal form provided by the Department of ~~Mental Health and Developmental Disabilities~~ and five copies each of the typewritten transcript of the local hearing, of all documents presented at the hearing and of the hearing officer's decision to the State Superintendent of Education. If there are disputes concerning the accuracy of the transcript of the tape recording, the facility shall also send a statement of the inaccuracies and the original tape recording and copies of all documents relevant to the case.

c) The facility shall provide a copy of the transcript, which is being sent to the State Superintendent of Education, to the parents.

d) Pending the completion of the due process hearing, and any appeal to the State Superintendent of Education, the facility shall postpone any proposed change in the recipient's educational services,

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unless the Director, Department of Mental Health and Developmental Disabilities, decides that the health and safety of the recipient or others would be endangered. In such a case, the facility shall be responsible for developing an appropriate interim educational plan. Any change in placement shall not exceed 10 days. A facility director must request a change in placement from the Department Director, in writing.

e) Upon receipt of a request for a state level review, the State Superintendent of Education or his designee shall designate a trained impartial hearing panel of five members, composed of three qualified mental health professionals or educational employees of the Department of Mental Health and Developmental Disabilities and two comparable employees of the Illinois State Board of Education recommended by the State Superintendent of Education. The State Superintendent of Education or his designee may issue subpoenas requiring the attendance of witnesses at the state level review.

f) The impartial review panel shall consider the appeal based upon a study of the entire hearing record. It is at the discretion of the reviewing panel whether to afford the parties an opportunity for additional testimony. If additional testimony is allowed or additional evidence is to be considered, a hearing shall be convened and all due process rights shall be afforded the parties. Additional testimony is allowed or additional evidence is considered if new information comes to the attention of either party, which neither had at the time of the hearing, or to hear a claim from either party that all the issues of disagreement were not resolved by the hearing officer at the local level.

g) A report of the reviewing panel, including its recommendations, shall be submitted to the State Superintendent of Education, who shall decide the appeal within 30 calendar days of his receipt of the entire hearing record of the appeal.

1) If a hearing is convened for the purpose of receiving additional testimony or considering additional evidence, the 30 day deadline for a final decision may be extended for a specific period of time, not exceeding 30 days. The Superintendent may issue subpoenas requiring the attendance of witnesses at the hearing.

2) The State Superintendent of Education may dismiss any appeal he deems lacking in substance. The Superintendent shall dismiss an appeal in which the parents refuse to cooperate or to provide additional information requested.

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h) Copies of the decision of the State Superintendent of Education shall be sent by certified mail to the facility and to the parents. The decision shall be written in English and in the language normally spoken by the parents if it is other than English.

i) The decision of the State Superintendent of Education shall be binding on all parties. Such decision shall not be contrary to the statutory powers of the Director, Department of Mental Health and Developmental Disabilities, and shall not require expenditure of money except as appropriated by the General Assembly.

j) The decision of the State Superintendent of Education shall be immediately transmitted to the Director, Department of Mental Health and Developmental Disabilities, who shall be responsible for seeing that the facility implements the decision of the State Superintendent.

k) Either party to the hearing aggrieved by the decision of the State Superintendent of Education shall have the right to bring a civil action with respect to the complaint, filed with the education agency which may be brought in a state court of competent jurisdiction or in a district court of the United States.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

SUBPART C: EVALUATION OF SPECIAL EDUCATION

Section 108.140 Determination of fulfillment of special education responsibilities

a) The extent to which the facility is fulfilling its special education responsibilities to recipients shall be determined by the Illinois State Board of Education.

b) Official representatives of the Illinois State Board of Education shall be authorized to examine all documentation which would facilitate such determination. Examination of recipient records can be conducted only pursuant to the provisions of the Mental Health and Developmental Disabilities Confidentiality Act.

c) Evaluation by the Illinois State Board of Education shall focus on the facility's provision of special education services, according to this Part, the Rules and Regulations to Govern the Administration and Operation of Special Education (to be codified

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as 23 Ill. Adm. Code 226, P.L. 94-142 (the Education for the Handicapped Act, 20 U.S.C.A. 1400 et seq., 1981), and on community resources utilized used by the facility for special education services.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 108.150 Bases for evaluation of special education programs and services

a) The facility shall develop a special education services comprehensive plan which shall describe its provision of special education services, its plan for program involvement, and those factors unique to the facility which are considered in the evaluation. This plan shall be filed with the Illinois State Board of Education and revised at least tri-annually.

b) The facility shall develop and implement procedures which continuously assess the extent to which recipients are being adequately served and the effectiveness of each special education program and service.

c) ~~Recognition criteria for special education shall be assessed through an indepth study conducted on site by a team representing the Illinois State Board of Education. A team representing the Illinois State Board of Education shall assess recognition criteria for special education through an indepth study conducted on site.~~

d) Records must be maintained to demonstrate compliance with assurances agreed to in the applications for state and federal funds. ~~These records will be monitored by the staff of the Illinois State Board of Education will monitor these records.~~

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 108.160 Written reports

Written reports of the results of the evaluation conducted by the Illinois State Board of Education and any subsequent recommendations or actions shall be provided to the facility director and the responsible Department associate director of the Department of Mental Health and Developmental Disabilities. Reports of the evaluation shall be considered in the public domain.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

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SUBPART D: DEVELOPMENTAL DISABILITIES AIDE TRAINING PROGRAMS

Section 108.200 Application review

a) The program sponsor, as defined in 77 Ill. Adm. Code 395.100, shall submit an application for program approval and annual program renewal to the Department of Public Health as prescribed in 77 Ill. Adm. Code 395.120 and 77 Ill. Adm. Code 395.130.

b) When the training involves a developmental disabilities aide training program, the Department of Public Health shall submit the application to the Department within 10 working days following its receipt requesting the Department's review of the application and its recommendations.

c) Within 14 working days after receipt of the application, the Department shall submit its written recommendations to the Department of Public Health regarding its recommended approval or disapproval of the program.

(Source: Added at 15 Ill. Reg. _____, effective _____)

Section 108.210 Review criteria

a) The Department shall review the program application and base its recommendation to approve or disapprove on whether or not the program sponsor meets the criteria specified in 77 Ill. Adm. Code 395.150, 77 Ill. Adm. Code 395.310, and 77 Ill. Adm. Code 395.160(c).

b) If the Department determines that the program sponsor either meets or does not meet the established criteria, it shall make its recommendation to the Department of Public Health as provided in Section 108.200(c) above.

(Source: Added at 15 Ill. Reg. _____, effective _____)

SUBPART E: MISCELLANEOUS PROVISIONS

Section 108.300 Providing staff consultation to school boards

In accordance with Section 10-22.6 of The School Code (111. Rev. Stat. 1989, ch. 122, par. 10-22.6), a school board may invite a representative designated by the Department to consult with the board whenever there is evidence that mental illness may be the cause of a student's expulsion or suspension. Facility directors who receive such an invitation shall contact the

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appropriate local community mental health agency in order to coordinate arrangements for an agency representative to work with the school board on this matter.

(Source: Added at 15 Ill. Reg. _____, effective _____)

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1) The Heading of the Part: AID TO FAMILIES WITH DEPENDENT CHILDREN

2) Code Citation: 89 Ill. Adm. Code 112

3) Section Number: Proposed Action:
112.143 Amendment

4) Statutory Authority: Sections 4-1.6, 4-2 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 4-1.6, 4-2 and 12-13)

5) A Complete Description of the Subjects and Issues Involved: This rulemaking creates a supplemental child care payment to be made to families whose child care expenses are greater than what is allowed under the child care disregard.

6) Will this Proposed Amendment replace an Emergency Amendment currently in effect? No

7) Does this rulemaking contain an automatic repeal date?
Yes ☐ No ☒

8) Does this Proposed Amendment contain incorporations by reference? No

9) Are there any other Proposed Amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: This rulemaking has no effect on local governmental units.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Anita Williams, Staff Attorney, Office of the General Counsel, Illinois Department of Public Aid, Jesse B. Harris Building II, 100 South Grand Avenue East, 3rd Floor, Springfield, Illinois 62762 (217) 782-1233. The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

12) Initial Regulatory Flexibility Analysis:

A) Date Proposed Amendment was submitted to the Business

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- B) Types of small businesses affected: Child care providers.
- C) Reporting, bookkeeping or other procedures required for compliance: Child care providers must be familiar with the Department's billing procedures.
- D) Types of professional skills necessary for compliance: No additional professional skills required.

The full text of the Proposed Amendment begins on the next page:

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TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 112
AID TO FAMILIES WITH DEPENDENT CHILDREN

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Description of the Assistance Program
Incorporation By Reference

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Caretaker Relative
Client Cooperation
Citizenship
Residence
Age
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Living Arrangement
Social Security Numbers
Assignment of Medical Support Rights
Lack of Parental Support or Care
Death of a Parent
Incapacity of a Parent
Continued Absence of a Parent
Unemployment of the Parent

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Failure to Participate with the Work Incentive
Demonstration Program (Renumbered)
Project Chance Initial Assessment Process/Development of an Employability Plan
Project Chance Orientation
Conciliation and Fair Hearings
Project Chance Components
Project Chance Sanctions
Good Cause for Failure to Comply With Project Chance
Participation Requirements
Responsible Relative Eligibility For Project Chance
Project Chance Supportive Services

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112.83 Young Parents Program
112.84 Work Experience Evaluation Project
112.85 Four Year College/Vocational Training Demonstration Project

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112.86 Project Advance
112.87 Project Advance Experimental and Control Groups
112.88 Project Advance Participation Requirements of Experimental Group Members and Adjudicated Fathers
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112.93 Individuals Exempt From Project Advance
112.95 Project Advance Supportive Services

SUBPART F: EXCHANGE PROGRAM

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112.98 Exchange Program

SUBPART G: FINANCIAL FACTORS OF ELIGIBILITY

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112.100 Unearned Income
112.101 Unearned Income of Stepparent, Parent or Legal Guardian
112.105 Budgeting Unearned Income
112.106 Budgeting Unearned Income of Applicants Employed On Date of Application And/Or Date Of Decision
112.107 Initial Receipt of Unearned Income
112.108 Termination of Unearned Income
112.110 Exempt Unearned Income
112.115 Education Benefits
112.120 Incentive Allowances
112.125 Unearned Income In-Kind
112.126 Earmarked Income
112.127 Lump Sum Payments
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112.133 Budgeting Earned Income of Applicants Employed On Date of Application And/Or Date Of Decision
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112.136 Budgeting Earned Income For Non-Contractual School Employees
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112.140 Exempt Earned Income
112.141 Earned Income Exemption
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112.143 Recognized Employment Expenses
112.144 Income From Work/Study/Training Program
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112.306 Foster Care Program
112.307 Responsibility of Sponsors of Aliens
112.308 Special Needs Authorizations
112.309 Institutional Status
112.315 Young Parent Program (Renumbered)
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112.330 Twelve Month Extension of Medical Assistance Due to Increased Income from Employment

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112.331 Four Month Extension of Medical Assistance Due to Child Support Collections

112.332 Extension of Medical Assistance Due to Loss of Earned Income Disregard (Repeated)

SUBPART J: CHILD CARE

Section

112.350 Child Care

112.352 Child Care Eligibility

112.354 Qualified Provider

112.356 Notification of Available Services

112.358 Participant Rights and Responsibilities

112.362 Additional Service to Secure or Maintain Child Care Arrangements

112.364 Rates of Payment for Child Care

112.366 Method of Providing Child Care

SUBPART K: TRANSITIONAL CHILD CARE

Section

112.400 Transitional Child Care Eligibility

112.404 Duration of Eligibility for Transitional Child Care

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112.414 Child Care Overpayments and Recoveries

112.416 Fees for Service for Transitional Child Care

112.418 Rates of Payment for Transitional Child Care

AUTHORITY: Implementing Article IV and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 4-1 et seq. and 12-13)

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amendment at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243,

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effective September 21, 1979, peremptory amendment at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041 effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory amendment at 6 Ill. Reg. 611, effective January 1, 1982, amended at 6 Ill. Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, 1982; amended at 6 Ill. Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982;

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amended at 6 Ill. Reg. 13754, effective November 1, 1982; rules repealed, new rules adopted and codified at 7 Ill. Reg. 907, effective January 11, 1983; rules repealed and new rules adopted and codified at 7 Ill. Reg. 2720, effective February 28, 1983; amended (by adding Sections being codified with no substantive change) at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 11284, effective August 26, 1983; amended at 7 Ill. Reg. 13920, effective October 7, 1983; amended at 7 Ill. Reg. 15690, effective November 9, 1983; amended (by adding Sections being codified with no substantive change) at 7 Ill. Reg. 16105; amended at 7 Ill. Reg. 17344, effective December 21, 1983; amended at 8 Ill. Reg. 213, effective December 27, 1983; emergency amendment at 8 Ill. Reg. 569, effective January 1, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 4176, effective March 19, 1984; amended at 8 Ill. Reg. 5207, effective April 9, 1984; amended at 8 Ill. Reg. 7226, effective May 16, 1984; amended at 8 Ill. Reg. 11391, effective June 27, 1984; amended at 8 Ill. Reg. 12333, effective June 29, 1984; amended (by adding Sections being codified with no substantive change) at 8 Ill. Reg. 17894; peremptory amendment at 8 Ill. Reg. 18127, effective October 1, 1984; peremptory amendment at 8 Ill. Reg. 19889, effective October 1, 1984; amended at 8 Ill. Reg. 19983, effective October 3, 1984; emergency amendment at 8 Ill. Reg. 21666, effective October 19, 1984 for a maximum of 150 days; amended at 8 Ill. Reg. 21621, effective October 23, 1984; amended at 8 Ill. Reg. 25023, effective December 19, 1984; amended at 9 Ill. Reg. 282, effective January 1, 1985; amended at 9 Ill. Reg. 4062, effective March 15, 1985; amended at 9 Ill. Reg. 8155, effective May 17, 1985; emergency amendment at 9 Ill. Reg. 10094, effective June 19, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 11317, effective July 5, 1985; amended at 9 Ill. Reg. 12795, effective August 9, 1985; amended at 9 Ill. Reg. 15887, effective October 4, 1985; amended at 9 Ill. Reg. 16277, effective October 11, 1985; amended at 9 Ill. Reg. 17827, effective November 18, 1985; emergency amendment at 10 Ill. Reg. 354, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 1172, effective January 10, 1986; amended at 10 Ill. Reg. 3641, effective January 30, 1986; amended at 10 Ill. Reg. 4885, effective March 7, 1986; amended at 10 Ill. Reg. 8118, effective May 1, 1986; amended at 10 Ill. Reg. 10628, effective June 1, 1986; amended at 10 Ill. Reg. 11017, effective June 6, 1986; Sections 112.78 through 112.86 and 112.88 recodified to 89 Ill. Adm. Code 160 at 10 Ill. Reg. 11928; emergency amendment at 10 Ill. Reg. 12107, effective July 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 12650, effective July 14, 1986; amended at 10 Ill. Reg. 14681, effective August 29, 1986; amended at 10 Ill. Reg. 15101, effective September 5, 1986; amended at 10 Ill. Reg. 15621, effective September 19,

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1986; amended at 10 Ill. Reg. 21860, effective December 12, 1986; amended at 11 Ill. Reg. 2280, effective January 16, 1987; amended at 11 Ill. Reg. 3140, effective January 30, 1987; amended at 11 Ill. Reg. 4682, effective March 6, 1987; amended at 11 Ill. Reg. 5223, effective March 11, 1987; amended at 11 Ill. Reg. 6228, effective March 20, 1987; amended at 11 Ill. Reg. 9927, effective May 15, 1987; amended at 11 Ill. Reg. 12003, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 12432, effective July 10, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 12908, effective July 30, 1987; emergency amendment at 11 Ill. Reg. 13000, effective August 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 13625, effective August 1, 1987; amended at 11 Ill. Reg. 14755, effective August 26, 1987; amended at 11 Ill. Reg. 18679, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 18781, effective November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20114, effective December 4, 1987; Sections 112.90 and 112.95 recodified to Sections 112.52 and 112.54 at 11 Ill. Reg. 20610; amended at 11 Ill. Reg. 20889, effective December 14, 1987; amended at 11 Ill. Reg. 844, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1929, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 2126, effective January 12, 1988; SUBPARTS C, D and E recodified to SUBPARTS G, H and I at 12 Ill. Reg. 2136; amended at 12 Ill. Reg. 2387, effective January 22, 1988; amended at 12 Ill. Reg. 6151, effective March 18, 1988; amended at 12 Ill. Reg. 6694, effective March 22, 1988; amended at 12 Ill. Reg. 7336, effective March 22, 1988; amended at 12 Ill. Reg. 7673, effective April 20, 1988; amended at 12 Ill. Reg. 9032, effective May 20, 1988; amended at 12 Ill. Reg. 10481, effective June 13, 1988; amended at 12 Ill. Reg. 14172, effective August 30, 1988; amended at 11 Ill. Reg. 14669, effective September 16, 1988; amended at 13 Ill. Reg. 707, effective January 1, 1989; amended at 13 Ill. Reg. 6017, effective April 14, 1989; amended at 13 Ill. Reg. 8567, effective May 22, 1989; amended at 13 Ill. Reg. 16006, effective October 6, 1989; emergency amendment at 13 Ill. Reg. 16142, effective October 2, 1989, for a maximum of 150 days; emergency expired March 1, 1990; amended at 14 Ill. Reg. 705, effective January 1, 1990; amended at 11 Ill. Reg. 3170, effective February 13, 1990; amended at 11 Ill. Reg. 3575, effective February 23, 1990; amended at 14 Ill. Reg. 6306, effective April 16, 1990; amended at 14 Ill. Reg. 10379, effective June 20, 1990; amended at 14 Ill. Reg. 13652, effective August 10, 1990; amended at 14 Ill. Reg. 14140, effective August 17, 1990; amended at 14 Ill. Reg. _____, effective September 30, 1990; amended at 14 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

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SUBPART G: FINANCIAL FACTORS OF ELIGIBILITY

Section 112.143 Recognized Employment Expenses

- a) For earnings from self-employment and rental property, an amount equal to the expenses directly attributable to producing goods or services or an amount equal to the expenses of rental shall be deducted from income.
- b) For employment expenses, \$90.00 shall be deducted from the gross earned income of each employed individual.
- c) The employment expense allowance is not available to an individual for any month in the following situations:
 - 1) The individual terminated employment or reduced earned income without good cause (see Section 112.302(f)(1) thru (3) for what constitutes good cause) within the period of 30 days preceding such month, or
 - 2) The individual refused without good cause, within the period of 30 days preceding such month, to accept employment in which the individual was able to engage and which has been determined to be a suitable, available offer of employment, or
 - 3) The individual fails without good cause to report income in a timely manner, or
 - 4) The individual voluntarily requests AFDC assistance to be terminated to avoid receiving the earned income exemption for four consecutive months. (See Sections 112.140 and 112.142).

d) Child Care Expenses

- 1) Expenses of child care shall be deducted from income up to a maximum of \$200.00 per child for each child under age two (2) and \$175.00 for each child age two (2) or older.
- 2) The child care deduction is not allowed when the child care provider is a responsible relative (see 89 Ill. Adm. Code 103.10(b)) of the child receiving care.

3) Supplemental Child Care Payment

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Section 112.143 Recognized Employment Expenses (Cont'd)

A)

A supplemental child care payment shall be made for each employed individual whose earnings are budgeted when:

- i) the amount of child care costs exceeds the maximum allowed under subsection (d)(1) above;
- ii) the child care is provided by or through a qualified provider as defined in Section 112.354, and
- iii) the client provides wage verifications in a timely manner or shows good cause for not providing wage verification in a timely manner.

B)

The amount of the supplement shall be the difference between the actual cost of child care or the maximum child care payment allowed for that type of child care under Section 112.364 (whichever is less) and the amount of the disregard allowed under this subsection.

(Source: Amended at 14 Ill. Reg. _____, effective _____)

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1) Heading of the Part:

AIDS Confidentiality and Testing Code

2) Code Citation:

77 Ill. Adm. Code 697

3) Section Numbers:

697.10
Amendments
697.20
Amendments
697.30
Amendments
697.100
Amendments
697.120
Amendments
697.130
Amendments
697.140
Amendments
697.150
Repealer
697.160
Amendments
697.170
Amendments
697.180
Amendments
697.300
Amendments
Appendix A
Appendix B

Proposed Action:

Amendments
Amendments
Amendments
Amendments
Amendments
Repealer
Amendments
Amendments
Amendments
Repealer
Amendments

4) Statutory Authority:

Implementing and authorized by AIDS Confidentiality Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 7301 et seq.); AIDS Registry Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 7351 et seq.); "AN ACT in relation to the prevention of certain communicable diseases" (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 22.11 et seq.), and Sections 55, 55.11, 55.41 and 55.45 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, pars. 55, 55.11, 55.41 and 55.45).

5) A Complete Description of the Subjects and Issues Involved:

These proposed amendments address requirements of recent legislative changes and issues which have arisen in the administration of the AIDS Confidentiality Act, AIDS Registry Act and other laws concerning AIDS. These issues concern deletion of the marriage licensing testing and certification requirements, expansion of the Department approved HIV tests, expansion of the situations under which written informed consent is not required, clarification of certain health care providers right to disclosure of HIV test results in the appropriate situations, expansion of persons who may receive HIV test information, clarification of the requirement of disclosure to the Department of Public Health, various technical changes and updating the statutory and regulatory references to

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AIDS. Public Act 86-884, effective September 11, 1989 repealed the requirement that marriage license applicants obtain a medical examination, including laboratory tests for syphilis and HIV infection and a physician certificate which must be submitted to county clerks to receive a marriage license. These requirements were replaced with a requirement that a brochure describing sexually transmittable and metabolic genetic diseases must be distributed by county clerks to all marriage license applicants. Because these requirements were repealed, Sections 697.10(f), 697.30(a)(3), 697.130(b)(2), 697.140(a)(8), 697.150, 697.300(a)(2), (f) and (g)(7)(A) and (B), Appendix A and Appendix B are amended or repealed.

Section 697.20 Definitions "ARC"

The Department is deleting this definition because the Department is required to use the "ARC" definition of either the Center for Disease Control or the National Institutes of Health and neither has established a definition of "ARC".

Section 697.100 Approved HIV Test and Testing Procedures

The Department in consultation with the Illinois Clinical Laboratory and Blood Bank Advisory Board, has determined that "Recombinant (R) HIV-1 Latex Agglutination Test" should be added to the list of the Department's approved clinical laboratory tests to detect evidence of infection with HIV. This test will also be recommended for use when a "Western Blot" test result is found to be indeterminate. Further, the language of the rules is being amended to clarify that the list of tests contained in the rules is developed by the Department.

Section 697.120 Written Informed Consent

Public Act 86-891, effective September 11, 1989 added "EMT-Ps" or "emergency medical technicians-paramedics" to those individuals entitled to information about HIV test results under certain circumstances thus precluding the written informed consent requirement. In addition, Public Act 86-887, effective September 11, 1989, adds Law Enforcement Officers involved in the line of duty to those individuals entitled to information about HIV test results under certain circumstances.

Section 697.130 Anonymous Testing

This section is being amended to repeal subsection(b)(u) prohibiting anonymous testing for persons donating blood because this is required under subsection(b)(3).

Section 697.140 Nondisclosure of the Identity of a Person Tested or Test Results

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The Department is amending subsection(a)(2) to clarify that any "LEGALLY EFFECTIVE RELEASE", must specifically authorize the release of HIV test results and that a general release with no mention of HIV test results does not comply with the Act and Rules.

Subsection(a)(3) is being amended to clarify that dentists and podiatrists and medical records and similar personnel of authorized health facilities and health care providers are included in the group of persons who may receive HIV test information under the circumstances set forth in the rules. In addition, this subsection is being amended to specify that a dentist or podiatrist may provide the certification necessary to authorize an individual to receive HIV test information because of "NEED TO KNOW."

Subsection(a)(4) is being amended to clarify that the provision allowing disclosure of HIV test information to the Department of Public Health or Local Health Authority in accordance with its rules concerning the spread of disease includes all such rules. These rules are identified in the text.

Subsection(a) is being amended to add as individuals allowed to receive HIV test information under circumstances set forth the Act and Rules Law Enforcement Officers and temporary caretakers of a child in the temporary protective custody of the Department of Children and Family Services.

Section 697.180 HIV Testing for Blood and Human Tissue Donations

The Department is amending this section to add "semen, oocytes" to those items for which must be tested for HIV.

Section 697.300 HIV Counseling and Testing Centers

This section is being amended to reflect deletion of "ARC", changing references to "HIV-infected persons" to "HIV, infections and deletion of references to marriage license testing." In addition, Subsection(f) is being amended to include physician referral for sexually transmissible disease service.

Appendix B Statutory and Regulatory References to AIDS

This section is being amended to update the references. In addition, various typographical, grammatical and technical changes are being made throughout this rulemaking.

The economic effect of these amendments is unknown. Therefore, the Department requests any information that would assist in calculating this effect.

The Department anticipates that this proposed rulemaking will be adopted

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and effective approximately six months, from the date of publication as proposed in the Illinois Register.

7) Does this Rulemaking Contain an Automatic Repeal Date? Yes No X

If "yes," please specify the date:

8) Does this Rulemaking Contain Any Incorporations By Reference?

Yes No X

If "yes," please specify type: 6.02(a) or 6.02(b)

9) Are there any other Proposed Amendments Pending on this Part?

Yes No X

If Yes:

Section NumbersProposed ActionIll. Reg. Citation

10) Statement of Statewide Policy Objectives:

This rulemaking should not create, expand or contract a state mandate.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Mr. Robert John Kane, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Robert John Kane at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

September 26, 1990

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- B) Type of Small Businesses Affected:
Physicians and other health care providers.
- C) Reporting, Bookkeeping or Other Procedures Required for Compliance:
None.
- D) Types of Professional Skills Necessary for Compliance:
None.

The full text of the Proposed Amendments begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS
TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER d: COMMUNICABLE DISEASE CONTROL AND IMMUNIZATIONS

PART 697
AIDS CONFIDENTIALITY AND TESTING CODE
SUBPART A: GENERAL PROVISIONS

Section
697.10 Applicability
697.20 Definitions
697.30 Incorporated Materials
697.40 Administrative Hearings

SUBPART B: HIV TESTING

Section
697.100 Approved HIV Tests and Testing Procedures
697.110 HIV Pre-Test Information
697.120 Written Informed Consent
697.130 Anonymous Testing
697.140 Disclosure of the Identity of a Person Tested or Test Results
697.150 Marriage License Testing Requirements (Repealed)
697.160 HIV Testing for Insurance Purposes
697.170 Enforcement of the AIDS Confidentiality Act
697.180 HIV Testing for Blood and Human Tissue Donations

SUBPART C: AIDS REGISTRY SYSTEM

Section
697.200 AIDS Registry System
697.210 Reporting Requirements
697.220 Release of AIDS Registry Information

SUBPART D: HIV COUNSELING AND TESTING CENTERS

Section
697.300 HIV Counseling and Testing Centers

SUBPART E: MISCELLANEOUS PROVISIONS

Section
697.400 Notification of School Principals
697.410 Guidelines for the Management of Chronic Infectious Diseases in School Children
697.420 Testing, Treatment or Counseling of Minors

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Appendix A Sample HIV Testing Forms

Illustration A Sample Written Informed Consent Form
 Illustration B Sample Marriage License Testing Certificate (Repealed)

Appendix B Statutory and Regulatory References to AIDS

AUTHORITY: Implementing and authorized by AIDS Confidentiality Act (111. Rev. Stat. 1989); AIDS Registry Act (111. Rev. Stat. 1989, ch. 111 1/2, par. 7351 et seq.); "AN ACT in relation to the prevention of certain communicable diseases" (111. Rev. Stat. 1989, ch. 111 1/2, par. 22.11 et seq.), and Sections 55, 55.11, 55.41 and 55.45 of the Civil Administrative Code of Illinois (111. Rev. Stat. 1989, ch. 127, pars. 55, 55.11, 55.41 and 55.45).

SOURCE: Emergency rules adopted at 12 111. Reg 1601, effective January 1, 1988, for a maximum of 150 days; adopted at 12 111. Reg. 9952, effective May 27, 1983; amended at 13 111. Reg. 11544, effective July 1, 1989; amended at 15 111. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART A: GENERAL PROVISIONS

Section 697.10 Applicability

a) This Part is in response to various statutes concerning acquired immunodeficiency syndrome (AIDS). The provisions of this rulemaking are organized into six components which consist of five Subparts and two appendices. Subpart A includes general provisions which apply to all Sections of the Part such as definitions and administrative hearing rules.

b) Subpart B includes provisions concerning testing for the presence of antibodies to the human immunodeficiency virus (HIV) or any other causative agent of acquired immunodeficiency syndrome (AIDS). These provisions set forth the approved HIV tests and testing procedures, the information that must be given by a physician prior to ordering a HIV test, the written informed consent a physician must obtain prior to performing a HIV test, the requirements for HIV testing for insurance and marriage license application purposes, testing requirements for blood and human tissue donations, the disclosure or confidentiality rules, and the rules for enforcement of the AIDS Confidentiality Act.

c) Subpart C includes the provisions for the implementation of the AIDS Registry System. These provisions include information reported and the entities which report. In addition, provisions concerning the disclosure of registry information are included.

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d) Subpart D includes provisions for the establishing and operation of alternative test sites known as "HIV Counseling and Testing Centers." These provisions specify how the centers are to be used including prohibiting the centers from participating in HIV testing for marriage license application purposes. In addition, the services to be provided are briefly outlined.

e) Subpart E includes miscellaneous provisions which concern children. These provisions set forth the requirements for notification of school principals of children with AIDS and HIV infection, the guidelines for management of chronic infectious diseases in school children, and requirements for testing, treatment or counseling of minors.

f) The appendices include sample forms and a bibliography of AIDS laws and regulations. The sample forms concerns the required written informed consent and marriage license certification.

(Source: Amended at 15 111. Reg. _____, effective _____)

Section 697.20 Definitions

The following are definitions of terms used in this Part:

"ACT" or "AIDS Confidentiality Act" means the AIDS Confidentiality Act (111. Rev. Stat. 1989, ch. 111 1/2, par. 7301 et seq. as amended by P.A. 85-1248, effective August 30, 1988, and P.A. 85-1399, effective September 2, 1988).

"AIDS" MEANS ACQUIRED IMMUNODEFICIENCY SYNDROME, AS DEFINED BY THE CENTERS FOR DISEASE CONTROL OR THE NATIONAL INSTITUTES OF HEALTH. (Section 3(a) of the AIDS Registry Act). Similar definitions appear in the Act. Current definition can be found in "Revision of the CDC Surveillance Case Definition for Acquired Immunodeficiency Syndrome", Centers for Disease Control. Mortality and Morbidity Weekly Report (MMWR) Suppl. 1987: 36(No. 1S), Public Health Service, U.S. Department of Health and Human Services, Atlanta, Georgia 30333.

"AIDS Registry Act" means the AIDS Registry Act (111. Rev. Stat. 1989, ch. 111 1/2, par. 7351 et seq. as amended by P.A. 85-1248, effective August 30, 1988).

"ARG" MEANS AIDS--RELATED COMPLEX, AS DEFINED BY THE CENTERS FOR DISEASE CONTROL OR THE NATIONAL INSTITUTES OF HEALTH (Section 3(a) of the AIDS Registry Act); the National Institute of Health has a provisional definition. This definition is as follows:

At least two of the following clinical signs/symptoms--lasting 3

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or-more-months-plus-two-or-more-of-the-following-laboratory abnormalities-occurring-in-a-patient-in-a-cohort-at-increased risk-for-developing-AIDS-and-having-no-underlying-infectious cause-for-the-symptoms:

Clinical

Fever--greater-than-100-F--intermittent-or-continuous-3 months--in-the-absence-of-other-identifiable-cause

Weight-loss--10%-of-normal-body-weight-or-greater-than-15 lb.

Lymphadenopathy--persistent-greater-than-3-months; involving-two-or-more-extra-axillary-node-bearing-areas

Diarrhea--intermittent-or-continuous-greater-than-3 months--in-the-absence-of-other-identifiable-cause

Fatigue--to-the-point-of-decreased-physical-or-mental function

Night-sweats--intermittent-or-continuous-greater-than-3 months--in-the-absence-of-other-identifiable-cause

Laboratory

Depressed-helper-T-cells-(greater-than-2-SD-below-the-mean)

Depressed-helper/suppressor-ratio-(greater-than-SD-below the-mean)

At-least-one-of-the-following--leukopenia, thrombocytopenia, absolute-lymphopenia, or anemia

Elevated-serum-globulins

Depressed-blastogenesis-(pokeweed,-phytohemagglutinin (PHA)-mitogens)

Abnormal-intradermal-tests-for-delayed-cutaneous hypersensitivity-(using-multiple-or-equivalent)

"Blood Bank" means any facility or location at which blood or plasma are procured, furnished, donated, processed, stored or distributed.

"DEPARTMENT" MEANS THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH. (Section 3(a) of the AIDS Confidentiality Act.)

"Designated Agency" means a health care organization under a service agreement with the Department to function in the capacity of a Local Health Authority for the purposes of this Part, in a jurisdiction not covered by a Local Health Authority.

"HEALTH CARE PROVIDER" MEANS ANY PHYSICIAN, NURSE, PARAMEDIC, PSYCHOLOGIST OR OTHER PERSON PROVIDING MEDICAL, NURSING, PSYCHOLOGICAL, OR OTHER HEALTH CARE SERVICES OF ANY KIND. (Section 3(f) of the AIDS Confidentiality Act.)

"HEALTH CARE PROVIDER" MEANS A HOSPITAL, NURSING HOME, BLOOD BANK, BLOOD CENTER, SPERM BANK, OR OTHER HEALTH CARE INSTITUTION, INCLUDING ANY "HEALTH FACILITY" AS THAT TERM IS DEFINED IN THE ILLINOIS HEALTH FACILITIES AUTHORITY ACT. (Section 3(e) of the AIDS Confidentiality Act.)

"HIV" MEANS THE HUMAN IMMUNODEFICIENCY VIRUS. (Section 3(c) of the AIDS Confidentiality Act.)

"HIV-Infected" or "HIV infection" means infected with HIV, as evidenced by a confirmed laboratory test for antibodies to HIV as specified in Section 697.100, viral culture or positive antigen test or a clinical diagnosis of AIDS.)

"Laboratory" means any facility or location at which tests are performed to determine the presence of antibodies to HIV, other than blood banks.

"Legally Authorized Representative" means an individual who is authorized to consent to HIV testing and/or disclosure of HIV test results for an individual who is:

Under the age of twelve (12),

Deceased,

Declared incompetent by a court of law, or

Otherwise not competent to consent (for reasons other than age such as the apparent inability to understand or communicate with the health care provider) as determined by the health care provider seeking such consent.

The following individuals shall be authorized to consent, in the stated order of priority:

For a living or deceased child under the age of eighteen (18):

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Parent, legal guardian or other court-appointed personal representative,

Adult next-of-kin.

For a living or deceased adult age eighteen (18) or over:

Agent authorized by durable power of attorney for health care,

Legal guardian or other court-appointed personnel representative,

Spouse,

Adult children,

Parent,

Adult next-of-kin.

"Local Health Authority" means THE FULL-TIME OFFICIAL HEALTH DEPARTMENT OR BOARD OF HEALTH, HAVING JURISDICTION OVER A PARTICULAR AREA. (Illinois Sexually Transmissible Disease Control Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par 7401 et seq.).

"PERSON" INCLUDES ANY NATURAL PERSON, PARTNERSHIP, ASSOCIATION, JOINT VENTURE, TRUST, GOVERNMENTAL ENTITY, PUBLIC OR PRIVATE CORPORATION, HEALTH FACILITY OR OTHER LEGAL ENTITY. (Section 3(h) of the AIDS Confidentiality Act.)

"Physician" means a physician licensed to practice medicine under the Medical Practice Act of 1989 (Ill. Rev. Stat. 1987, ch. 111 1/2, par 4401-1 et seq.).

"TEST" OR "HIV TEST" MEANS A TEST TO DETERMINE THE PRESENCE OF THE ANTIBODY OR ANTIGEN TO HIV, OR OF HIV INFECTION. (Section 3(g) of the AIDS Confidentiality Act.)

"WRITTEN INFORMED CONSENT" MEANS AN AGREEMENT IN WRITING EXECUTED BY THE SUBJECT OF A TEST OR THE SUBJECT'S LEGALLY AUTHORIZED REPRESENTATIVE WITHOUT UNDUE INDUCEMENT such as ANY ELEMENT OF FORCE,

FRAUD, DECEIT, DURESS OR OTHER FORM OF CONSTRAINT OR COERCION (See, Appendix A, Illustration A.), WHICH ENTAILS AT LEAST THE FOLLOWING:

A FAIR EXPLANATION OF THE TEST, INCLUDING ITS PURPOSE, POTENTIAL USES, LIMITATIONS AND THE MEANING OF ITS RESULTS; AND

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A FAIR EXPLANATION OF THE PROCEDURES TO BE FOLLOWED, INCLUDING THE VOLUNTARY NATURE OF THE TEST, THE RIGHT TO WITHDRAW CONSENT TO THE TESTING PROCESS AT ANY TIME prior to the completion of the laboratory tests, THE RIGHT TO ANONYMITY TO THE EXTENT PROVIDED BY LAW WITH RESPECT TO PARTICIPATION IN THE TEST AND DISCLOSURE OF TEST RESULTS, AND THE RIGHT TO CONFIDENTIAL TREATMENT OF INFORMATION IDENTIFYING THE SUBJECT OF THE TEST AND THE RESULTS OF THE TEST, TO THE EXTENT PROVIDED BY LAW. (Section 3(d) of the AIDS Confidentiality Act.)

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 697.30 Incorporated Materials

The following materials are incorporated or referenced in this Part:

a) Illinois Statutes

- 1) AIDS Confidentiality Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 7301 et seq., as amended by P.A. 85-1248, effective August 30, 1988; and P.A. 85-1399, effective September 2, 1988),
- 2) AIDS Registry Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 7351 et seq., as amended by P.A. 85-1248, effective August 30, 1988),
- 3) Illinois Marriage and Dissolution of Marriage Act (Ill. Rev. Stat. 1987, ch. 40, par. 204),
- 34) AN ACT in relation to the prevention of certain communicable diseases (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 22.11 et seq., as amended by P.A. 85-1399, effective September 2, 1988).

b) Illinois Rules

- 1) Control of Communicable Disease Code (77 Ill. Adm. Code 690) (See in particular Section 697.140(a)(4) of this Part),
- 2) Control of Sexually Transmissible Diseases Code (77 Ill. Adm. Code 693) (See in particular Sections 697.140(a)(4) and 697.210(a) of this Part),
- 3) Illinois Clinical Laboratories Code and Blood Banks (77 Ill. Adm. Code 450) (See in particular Section 697.180(c) and (e)),
- 4) Blood Labeling Code (77 Ill. Adm. Code 460) (See in particular

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Section 697.180(c) and (e) of this Part).

- 5) Sperm Bank and Tissue Bank Code (77 Ill. Adm. Code 470) (See in particular Section 697.180(c) and (e)).
 - 6) Rules of Practice and Procedure in Administrative Hearings (77 Ill. Adm. Code 100) (See in particular Section 697.40 of the Part).
 - 7) Illinois Blood Bank Code (77 Ill. Adm. Code 490).
- c) Federal Rules
- 42 CFR 2a. 4(a) - (j) 2a., 6(a) - (b), and 2a. 7(a) - (b).
- d) Other Codes, Guidelines and Standards
- 1) "Revision of the CDC Surveillance Case Definition for Acquired Immunodeficiency Syndrome," Centers for Disease Control. Mortality and Morbidity Weekly Report (MMWR) Suppl. 1987: 36 (No. 1S), Public Health Service, U.S. Department of Health and Human Services, Atlanta, Georgia 30333. (See the definition of AIDS in Section 697.20)
 - 2) "AIDS Confidential Case Report" a form prepared by the Centers for Disease Control, Public Health Service, U.S. Department of Health and Human Services, Atlanta, Georgia 30333, Office of Management and Budget No. 0920-0009. (1987) (See Section 697.210)
 - 3) Guidelines for the Management of Chronic Infectious Diseases in School Children. (See Section 697.410)
 - 4) "Classification Scheme for HIV Infection", Centers for Disease Control. Morbidity and Mortality Weekly Report (MMWR). Vol. 35, No. 20, May 23, 1986, Public Health Service, U.S. Department of Health and Human Services, Atlanta, Georgia 30333.
 - e) All citations to federal regulations in this Part concern the specified regulations in the 1987 Code of Federal Regulations, unless another date is specified.
 - f) All incorporations by reference of federal regulations or standards and the standards of nationally recognized organizations refer to the regulations and standards on the date specified and do not include any additions or deletions subsequent to the date specified.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

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SUBPART B: HIV TESTING

Section 697.100 Approved HIV Tests and Testing Procedures

- a) Any person, laboratory, blood bank, hospital or other entity which conducts laboratory tests to detect the evidence of infection with HIV shall use tests approved by the United States Food and Drug Administration or the Department. The following tests are currently approved for such purpose by the Department:
- 1) Enzyme-linked Immunosorbent Assay (ELISA);
 - 2) Western blot assay;
 - 3) Indirect fluorescent antibody test;
 - 4) Recombinant (R) HIV-1 Latex Agglutination Test.
- b) Testing for the presence of antibodies to the HIV virus shall consist of the following:
- 1) Every sample shall be tested with the ELISA test. If the ELISA test is found to be reactive (according to the package insert - product circular), then a second ELISA test, in duplicate, must be conducted. If the second ELISA test is also found to be reactive, then a confirmatory test must be conducted.
 - 2) Every sample found to be repeatedly reactive using the ELISA test shall be tested using a confirmatory test (e.g., Western blot assay or Indirect fluorescent antibody tests.) If the sample is found to be positive according to the package insert (product circular) using the Western blot assay, or reactive according to the manufacturer's recommendations using the IFA test, then the sample shall be considered to indicate the presence of antibodies to the HIV virus or to be positive.
 - 3) In the event the Western blot test is found to be indeterminate, then the specimen should be tested with a Recombinant (R) HIV-1 Latex Agglutination test. If the sample is found to positive according to the package insert (product circular) using the Recombinant (R) HIV-1 Latex Agglutination test, then the sample shall be considered to indicate the presence of antibodies to the HIV virus or to be positive.
- 4a) All phases of testing required by this Section shall be completed before HIV test results are released to the physician or other individuals authorized to receive the results.

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(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 697.120 Written Informed Consent

a) NO PERSON MAY ORDER AN HIV TEST WITHOUT FIRST RECEIVING THE WRITTEN, INFORMED CONSENT OF THE SUBJECT OF THE TEST OR THE SUBJECT'S LEGALLY AUTHORIZED REPRESENTATIVE, except as provided in subsection (b). (Section 4 of the AIDS Confidentiality Act.) (See Appendix A, Illustration A, for a Sample Written Informed Consent Form)

1) This written informed consent and test results must be obtained by the physician ordering the test or by another physician involved in the patient's care.

2) The responsibility of obtaining written informed consent may not be delegated by the physician. However, the task of obtaining written informed consent from the patient may be delegated to another health care provider who is knowledgeable about HIV infection, including possible medical and psychosocial aspects of such infection.

b) Written informed consent to perform an HIV test is not required in the following situations:

1) WHEN THE HEALTH CARE PROVIDER OR HEALTH FACILITY PROCURES, PROCESSES, DISTRIBUTES OR USES A HUMAN BODY PART DONATED FOR PURPOSES SPECIFIED UNDER THE UNIFORM ANATOMICAL GIFT ACT, or the Organ Donation Request Act AND THE TEST IS PERFORMED TO ASSURE THE MEDICAL ACCEPTABILITY OF THE HUMAN BODY PART. (Section 7 of the AIDS Confidentiality Act.)

2) WHEN THE HEALTH CARE PROVIDER OR HEALTH FACILITY PROCURES, PROCESSES, DISTRIBUTES OR USES SEMEN PROVIDED PRIOR TO SEPTEMBER 21, 1987, FOR THE PURPOSE OF ARTIFICIAL INSEMINATION AND THE TEST IS PERFORMED TO ASSURE THE MEDICAL ACCEPTABILITY OF THE SEMEN. (Section 7 of the AIDS Confidentiality Act.)

3) WHEN THE TESTING IS FOR THE PURPOSE OF RESEARCH AND PERFORMED IN SUCH A WAY THAT THE IDENTITY OF THE TEST SUBJECT IS NOT KNOWN AND MAY NOT BE RETRIEVED BY THE RESEARCHER, AND IN SUCH A WAY THAT THE TEST SUBJECT IS NOT INFORMED OF THE RESULTS OF THE TESTING. (Section 8 of the AIDS Confidentiality Act.)

4) WHEN AN HIV TEST IS PERFORMED UPON A PERSON WHO IS SPECIFICALLY REQUIRED BY state or federal LAW TO BE TESTED, such as marriage license-applicant, blood, plasma, semen and human tissue donors, immigrants to the United States, and persons required to be tested pursuant to Section 4 of "AN ACT in relation to blood

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and acquired immunodeficiency syndrome" (Section 4 of P.A. 85-935, effective December 2, 1987). (Section 11 of the AIDS Confidentiality Act.)

5) WHEN AN INSURANCE COMPANY, FRATERNAL BENEFIT SOCIETY, HEALTH SERVICES CORPORATION, HEALTH MAINTENANCE ORGANIZATION, OR ANY OTHER INSURER SUBJECT TO REGULATION UNDER THE ILLINOIS INSURANCE CODE, AS AMENDED REQUIRES ANY INSURED PATIENT OR APPLICANT FOR NEW OR CONTINUED INSURANCE OR COVERAGE TO BE TESTED FOR INFECTION WITH HIV VIRUS OR ANY OTHER IDENTIFIED CAUSATIVE AGENT OF AIDS. (Section 3 of AN ACT concerning certain rights of medical patients, 111. Rev. Stat. 1987, ch. 111 1/2, par. 5403) (See Section 697.160.)

6) WHEN A HEALTH CARE PROVIDER OR EMPLOYEE OF A HEALTH FACILITY, OR A FIREFIGHTER OR AN EMT-A, OR AN EMT-I OR EMT-P IS INVOLVED IN AN ACCIDENTAL DIRECT SKIN OR MUCOUS MEMBRANE CONTACT WITH THE BLOOD OR BODILY FLUIDS OF AN INDIVIDUAL WHICH IS OF A NATURE THAT MAY TRANSMIT HIV, AS DETERMINED BY A PHYSICIAN IN HIS MEDICAL JUDGMENT, SHOULD SUCH TEST PROVE TO BE POSITIVE, THE PATIENT SHALL BE PROVIDED APPROPRIATE COUNSELING CONSISTENT WITH THIS ACT. (Section 7 of the AIDS Confidentiality Act.)

7) WHEN IN THE JUDGMENT OF THE PHYSICIAN, SUCH TESTING IS MEDICALLY INDICATED TO PROVIDE APPROPRIATE DIAGNOSIS AND TREATMENT TO THE SUBJECT OF THE TEST, PROVIDED THAT THE SUBJECT OF THE TEST HAS OTHERWISE PROVIDED HIS OR HER CONSENT TO SUCH PHYSICIAN FOR MEDICAL TREATMENT. (Section 8 of the AIDS Confidentiality Act.)

8) FOR A HEALTH CARE PROVIDER OR HEALTH FACILITY TO PERFORM A TEST WHEN A LAW ENFORCEMENT OFFICER IS INVOLVED IN THE LINE OF DUTY IN A DIRECT SKIN OR MUCOUS MEMBRANE CONTACT WITH THE BLOOD OR BODILY FLUIDS OF AN INDIVIDUAL WHICH IS OF A NATURE THAT MAY TRANSMIT HIV, AS DETERMINED BY A PHYSICIAN IN HIS MEDICAL JUDGMENT, SHOULD SUCH TEST PROVE TO BE POSITIVE, THE PATIENT SHALL BE PROVIDED APPROPRIATE COUNSELING CONSISTENT WITH THIS ACT. FOR PURPOSES OF THIS SUBSECTION (c), "LAW ENFORCEMENT OFFICER" MEANS ANY PERSON EMPLOYED BY THE STATE, A COUNTY OR A MUNICIPALITY AS A POLICEMAN, PEACE OFFICER, AUXILIARY-POLICEMAN, CORRECTIONAL OFFICER OR IN SOME LIKE POSITION INVOLVING THE ENFORCEMENT OF THE LAW AND PROTECTION OF THE PUBLIC INTEREST AT THE RISK OF THAT PERSON'S LIFE. (Section 7 of the AIDS Confidentiality Act)

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 697.130 Anonymous Testing

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ANY PERSON UPON WHOM AN HIV TEST IS PERFORMED SHALL HAVE THE RIGHT TO REQUEST ANONYMITY AND TO PROVIDE WRITTEN INFORMED CONSENT BY USING A CODED SYSTEM THAT DOES NOT LINK INDIVIDUAL IDENTITY WITH THE REQUEST OR THE RESULT EXCEPT WHEN WRITTEN INFORMED CONSENT IS NOT REQUIRED BY LAW as specified in Section 697.120. (Section 6 of the AIDS Confidentiality Act.) Any anonymous testing system adopted by the health care provider ordering the test must ensure that the correct test results are transmitted by the persons conducting the laboratory tests to the proper physician, and that the correct test results are given to the correct patient. When a test subject does not have the right to request anonymity, the test subject may request that the blood sample be labeled in such a manner as to prevent persons from learning the identity of the test subject unless such persons are authorized to receive such information pursuant to Section 697.140 of this Part.

a) If anonymous testing is requested, the physician shall assign to such person a unique number or notation, which shall be used by the person to sign the written informed consent in lieu of the person's name. The blood sample for testing shall be labeled with the physician's name and the unique number or notation assigned to the patient for the purpose of receiving the test results. Unless otherwise authorized by the patient, any record of the test result shall be maintained in a manner identifying the record only by its unique number or notation.

b) Anonymous testing shall not be permitted under the following circumstances:

- 1) When identification of the test subject is permitted or required in order to comply with the provisions of Section 697.140(a)(3) or (6) of this Part, or
- 2) If the test is conducted to satisfy the requirements of a marriage application--(See Section 697.150 of this Part.)--in such a case, the test subject may only request that the blood sample be labeled in such a manner as to prevent persons other than the physician from learning the identity of the test subject;
- 3) If the test is performed in order to determine eligibility as a donor or acceptability of a donation of blood, plasma, semen, oocytes or other human tissue, or
- 4) If the test is conducted for the purpose of donating blood by a licensed blood bank.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 697.140 Nondisclosure of the Identity of a Person Tested or Test Results

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a) NO PERSON MAY DISCLOSE OR BE COMPELLED TO DISCLOSE THE IDENTITY OF ANY PERSON UPON WHOM A TEST IS PERFORMED, OR THE RESULTS OF SUCH A TEST IN A MANNER WHICH PERMITS IDENTIFICATION OF THE SUBJECT OF THE TEST, EXCEPT TO THE FOLLOWING PERSONS:

- 1) THE SUBJECT OF THE TEST OR THE SUBJECT'S LEGALLY AUTHORIZED REPRESENTATIVE;
- 2) ANY PERSON DESIGNATED IN A LEGALLY EFFECTIVE RELEASE (i.e., a written release of medical information specific to HIV test results signed by the test subject. Therefore, a general release is not sufficient. A single form may be used to authorize the release of medical records including HIV information provided such form specifically authorizes the release of any HIV information. Any such release, under this subsection, for HIV information must not reveal whether or not the information exists.) OF THE TEST RESULTS EXECUTED BY THE SUBJECT OF THE TEST OR THE SUBJECT'S LEGALLY AUTHORIZED REPRESENTATIVE;
- 3) AN AUTHORIZED AGENT OR EMPLOYEE OF A HEALTH FACILITY OR HEALTH CARE PROVIDER or referring, treating or consulting physician, dentist, or podiatrist of the test subject, if

- A) THE HEALTH FACILITY OR HEALTH CARE PROVIDER ITSELF IS AUTHORIZED TO OBTAIN THE TEST RESULTS (Health Facility or Health Care Provider, for the purposes of this subsection, includes the medical records or similar personnel who handle and process medical records for that health facility or health care provider);
- B) THE AGENT OR EMPLOYEE or referring, treating or consulting physician, dentist, or podiatrist of the test subject PROVIDES PATIENT CARE OR HANDLES OR PROCESSES SPECIMENS OF BODY FLUIDS OR TISSUES, AND
- C) THE AGENT OR EMPLOYEE or referring, treating or consulting physician of the test subject HAS A NEED TO KNOW SUCH INFORMATION. AN AUTHORIZED AGENT OR EMPLOYEE OF A HEALTH FACILITY OR HEALTH CARE PROVIDER or referring, treating or consulting physician, dentist, or podiatrist has a NEED TO KNOW the identity of the patient or the test results revealing the identity of the patient under the following circumstances:

- i) When involved in direct patient care or handling or processing blood or bodily fluids for which this information is necessary in order to meet

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the medical needs of the patient, as certified by a physician, dentist, or podiatrist, or

- B) it When involved in an accidental direct skin or mucous membrane contact with the blood or bodily fluids of a patient which is of a nature likely to transmit HIV, such as needle stick or percutaneous exposure, as certified by a physician, dentist, or podiatrist.
- 4) THE DEPARTMENT or the Local Health Authority, IN ACCORDANCE WITH RULES FOR REPORTING AND CONTROLLING THE SPREAD OF DISEASE, OR AS OTHERWISE PROVIDED BY STATE LAW (See 77 Ill. Adm. Code 690- and 693, 250, 300, 330, 350, 370, 390, and 840.);
- 5) A HEALTH FACILITY OR HEALTH CARE PROVIDER WHICH PROCURES, PROCESSES, DISTRIBUTES OR USES:
- A) A HUMAN BODY PART FROM A DECEASED PERSON WITH RESPECT TO MEDICAL INFORMATION REGARDING THE PERSON; OR
- B) SEMEN PROVIDED PRIOR TO SEPTEMBER 21, 1987, FOR THE PURPOSE OF ARTIFICIAL INSEMINATION;
- 6) HEALTH FACILITY STAFF COMMITTEES FOR THE PURPOSES OF CONDUCTING PROGRAM MONITORING, PROGRAM EVALUATION OR SERVICE REVIEWS;
- 7) A PERSON ALLOWED ACCESS TO SAID RECORD BY A COURT ORDER WHICH IS ISSUED IN COMPLIANCE WITH THE PROVISIONS OF Section 9(g) of the AIDS Confidentiality Act;
- 8) ~~A county clerk shall not be informed of the test results of applicants for marriage licenses. County clerks shall only be informed by way of a physician's certificate that the required tests have been performed and the parties have been informed of the results in accordance with the provisions of Section 597.150 of this Act.~~
- 99) A school principal in accordance with the provisions of Section 697.400 of this Part.
- 910) ANY HEALTH CARE PROVIDER OR EMPLOYEE OF A HEALTH FACILITY, AND ANY FIRE FIGHTER OR ANY EMERGENCY MEDICAL TECHNICIAN-AMBULANCE (EMT-A), EMERGENCY MEDICAL TECHNICIAN-INTERMEDIATE (EMT-I), EMERGENCY MEDICAL TECHNICIAN-PARAMEDIC (EMT-P) INVOLVED IN AN ACCIDENTAL "DIRECT SKIN OR MUCOUS MEMBRANE" CONTACT WITH THE BLOOD OR BODILY FLUIDS OF AN INDIVIDUAL WHICH IS OF A NATURE THAT MAY TRANSMIT HIV, AS DETERMINED BY A PHYSICIAN IN HIS MEDICAL

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JUDGMENT. (Section 9(h) of the AIDS Confidentiality Act).

- 10) ANY LAW ENFORCEMENT OFFICER, AS DEFINED IN SUBSECTION (c) OF SECTION 7, INVOLVED IN THE LINE OF DUTY IN A DIRECT SKIN OR MUCOUS MEMBRANE CONTACT WITH THE BLOOD OR BODILY FLUIDS OF AN INDIVIDUAL WHICH IS OF A NATURE THAT MAY TRANSMIT HIV, AS DETERMINED BY A PHYSICIAN IN HIS MEDICAL JUDGMENT. (Section 9(f) of the AIDS Confidentiality Act).
- 11) A TEMPORARY CARETAKER OF A CHILD TAKEN INTO TEMPORARY PROTECTIVE CUSTODY BY THE DEPARTMENT OF CHILDREN AND FAMILY SERVICES PURSUANT TO SECTION 5 OF THE ABUSED AND NEGLECTED CHILD REPORTING ACT, AS NOW OR HEREFTER AMENDED. (Section 9(i) of the AIDS Confidentiality Act).
- b) HIV test results may be disclosed to health care providers and researchers when done in a manner which does not reveal the identity of the subject of the test. Any test results which cannot be revealed without identifying the subject of the test shall only be disclosed in accordance with the provisions of subsection (a) (1) through (9) specified above. The Department shall disclose test results and demographic data without identifying information to researchers in accordance with Section 697.220.
- c) The written informed consent form and HIV test results shall be maintained in a confidential manner which allows disclosure only to persons authorized to receive the information under the provisions of subsections (a)(1) through (9) specified above.
- 1) The written informed consent form and HIV test results may be maintained in a patient's medical record provided these materials are maintained in such a manner that does not permit disclosure to persons who may review the patient's medical record, but are not authorized to receive this information.
- 2) Any procedure utilized to maintain this information in a patient's medical record must be uniform and consistent for all patient records, in order to prevent revealing the existence or contents of this information. A procedure is uniform if medical records containing written informed consent forms and HIV test results cannot be distinguished from medical records which do not contain such information, unless the medical record is accessed and read. An example of such a procedure is one which establishes a segregated or separate confidential sealed portion of the medical record in every patient record with access restricted to persons authorized to receive the contents.
- d) Liability and Sanctions

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- 1) NOTHING IS THIS ACT SHALL BE CONSTRUED TO IMPOSE CIVIL LIABILITY OR CRIMINAL SANCTION FOR DISCLOSURE OF A TEST RESULT IN ACCORDANCE WITH ANY REPORTING REQUIREMENT OF THE DEPARTMENT FOR A DIAGNOSED CASE OF HIV INFECTION, AIDS OR A RELATED CONDITION. (Section 15 of the AIDS Confidentiality Act.)
- 2) NOTHING IN THIS ACT SHALL BE CONSTRUED TO IMPOSE CIVIL OR CRIMINAL SANCTION FOR PERFORMING A TEST WITHOUT WRITTEN INFORMED CONSENT PURSUANT TO THE PROVISIONS OF SUBSECTION (b) or (c) OF SECTION 7 OF THE AIDS CONFIDENTIALITY ACT. (Section 15 of the AIDS Confidentiality Act.)
- 3) THE INTENTIONAL OR RECKLESS VIOLATION OF THE AIDS CONFIDENTIALITY ACT OR ANY REGULATION ISSUED HEREUNDER SHALL CONSTITUTE A CLASS B MISDEMEANOR. (Section 12 of the AIDS Confidentiality Act.)
- e) Sections 697.110, 697.120, 697.130 and 697.140 SHALL NOT APPLY TO eligibility and coverage requirements established by A HEALTH MAINTENANCE ORGANIZATION NOR TO ANY INSURANCE COMPANY, FRATERNAL BENEFIT SOCIETY, OR OTHER INSURER REGULATED UNDER THE "ILLINOIS INSURANCE CODE, AS AMENDED. (Section 15.1 of the AIDS Confidentiality Act.)

(Section: Amended at 15 Ill. Reg. _____, effective _____)

Section 697.150 Marriage License Testing Requirements (Repealed)

In order to receive a marriage license in the State of Illinois, all persons must submit to a medical examination by a duly licensed physician which shall include laboratory tests to determine the existence of or freedom from TRANSMISSIBLE SYPHILIS and exposure to HIV-VIRUS OR ANY OTHER IDENTIFIED CAUSATIVE AGENT OF AIDS WITHIN 30 DAYS PRIOR TO APPLICATION FOR A LICENSE TO MARRY under Section 20A of the Illinois Marriage and Dissolution of Marriage Act (Ill. Rev. Stat., ch. 40, par. 204), unless exempt under Section 205 of the Illinois Marriage and Dissolution of Marriage Act (Ill. Rev. Stat., 1987, ch. 40, par. 205). The parties to the marriage may be examined by the same physician or separate physicians for each party. In addition, the medical examination may be conducted by a physician licensed in any state upon certification by the physician that he/she is licensed in that state.

- a) All Illinois physicians who conduct these examinations shall provide the pre-test information set forth in Section 697.110(a) before ordering HIV tests.
- b) Upon request of the patient, a physician may label the blood sample drawn to conduct the required pre-marital tests for syphilis and HIV, in such a manner as to prevent persons other than the physician-

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from learning the identity of the test subject:

- e) The laboratory tests to determine exposure to HIV SHALL CONSIST OF AN ENZYME-LINKED IMMUNOSORBENT ASSAY (ELISA) TEST TO DETERMINE THE PRESENCE OF ANTIBODIES TO HIV OR SUCH OTHER TEST AS MAY BE APPROVED BY THE DEPARTMENT. (See Section 697.100 for a list of approved tests.) The testing process shall comply with the procedures established by the Department in Section 697.100, which require repeated re-test samples using the ELISA test to be tested with THE CONFIRMATORY WESTERN BLOT ASSAY or indirect fluorescent antibody Assay tests.
- d) The results of the HIV tests shall be provided by the physician(s) who administered the tests to both parties to the proposed marriage.
- 1) If the test results consist of negative or repeatedly reactive or positive ELISA results which are not confirmed by a confirmatory test, the required notification does not have to be done in person.
- 2) If the test results consist of repeatedly reactive ELISA results which are confirmed by the Western blot assay or indirect fluorescent antibody assay tests, then it SHALL BE THE DUTY OF THE PHYSICIAN WHO ADMINISTERED THE TESTS, BEFORE ISSUING THE REQUIRED CERTIFICATE, TO GIVE NOTICE OF SUCH RESULT TO PERSONS TO BOTH PARTIES TO THE PROPOSED MARRIAGE, AND TO PROVIDE THEM WITH INFORMATION REGARDING THE MEANING OF SUCH RESULT AND THE AVAILABILITY OF FURTHER TESTING AND COUNSELING, IF APPROPRIATE in the judgment of the health care provider.
- e) IT SHALL BE THE DUTY OF SUCH PHYSICIAN TO NOTIFY THE DEPARTMENT OR SUCH OTHER PUBLIC HEALTH AUTHORITY AS MAY BE SPECIFIED BY LAW OF ANY SUCH POSITIVE HIV TEST RESULT. Such notification shall be made without the use of information identifying the individual with a positive test result. When the seropositive individual resides in a city or county with a full-time local Health Authority, such report shall be made to the local Health Authority. In all other cases, such report shall be made directly to the Department. (Section 204 of the Illinois Marriage and Dissolution of Marriage Act (Ill. Rev. Stat., 1987, ch. 40, par. 204).
- f) IT SHALL BE UNLAWFUL FOR THE COUNTY CLERK OF ANY COUNTY TO ISSUE A LICENSE TO MARRY TO ANY PERSON WHO FAILS TO PRESENT FOR FILING WITH SUCH COUNTY CLERK A CERTIFICATE ISSUED AND SIGNED BY THE PHYSICIAN WHO ADMINISTERED THE HIV TESTS, unless the applicant is exempt from this requirement because of religious reasons under Section 205 (2) of the Illinois Marriage and Dissolution of Marriage Act (Ill. Rev. Stat., 1987, ch. 40, par. 205). SUCH CERTIFICATE SHALL INDICATE THAT-

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THE REQUIRED TESTS WERE ADMINISTERED AND THAT THE RESULTS HAVE BEEN PROVIDED TO BOTH PARTIES, BUT THE CERTIFICATE SHALL NOT INDICATE THE RESULTS OF THE TESTS. (Section 204 of the Illinois Marriage and Dissolution of Marriage Act) (11-Rev-Stat-1987, ch. 40, par. 204) (See Appendix A, Illustration B for a Sample Marriage License Testing Certificate.)

(Source: Repealed at 15 Ill. Reg. _____, effective _____)

Section 697.160 HIV Testing for Insurance Purposes

a) Health maintenance organizations, insurance companies, fraternal benefit societies, health services corporations and other insurers subject to regulation under the Illinois Insurance Code are not required to comply with the provisions of Sections 697.110, 697.120, 697.130 and 697.140 in establishing eligibility and coverage requirements which include mandatory HIV tests. This exemption also extends to the physician or other health care provider that performs such tests.

b) Health maintenance organizations, insurance companies, fraternal benefit societies, health services corporations and other insurers subject to regulation under the Illinois Insurance Code THAT REQUIRE ANY INSURED PATIENT OR APPLICANT FOR NEW OR CONTINUED INSURANCE OR COVERAGE TO BE TESTED FOR INFECTION WITH HUMAN IMMUNODEFICIENCY VIRUS (HIV) OR ANY OTHER IDENTIFIED CAUSATIVE AGENT OF ACQUIRED IMMUNODEFICIENCY SYNDROME (AIDS) SHALL:

- 1) GIVE THE PATIENT OR APPLICANT PRIOR WRITTEN NOTICE OF SUCH REQUIREMENT,
- 2) PROCEED WITH SUCH TESTING ONLY UPON THE WRITTEN AUTHORIZATION OF THE APPLICANT OR PATIENT, AND
- 3) KEEP THE RESULTS OF SUCH TESTING CONFIDENTIAL.

c) NOTICE OF AN ADVERSE UNDERWRITING OR COVERAGE DECISION MAY BE GIVEN TO ANY APPROPRIATELY INTERESTED PARTY, BUT THE INSURER MAY ONLY DISCLOSE THE TEST RESULT ITSELF TO A PHYSICIAN DESIGNATED BY THE APPLICANT OR PATIENT, AND ANY SUCH DISCLOSURE SHALL BE IN A MANNER THAT ASSURES CONFIDENTIALITY. (Section 204.1 of P.A. 86-677 and 86-679, effective September 21, 1987.)

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 697.170 Enforcement of the AIDS Confidentiality Act

a) All health facilities and health care providers are required to

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comply with the provisions of this Part. Any failure to comply will be addressed in accordance with the following:

1) Health facilities and health care providers that are licensed, certified, permitted or given any other form of recognition by the Department shall comply with the provisions of Sections 697.110, 697.120, 697.130 and 697.140 of this Part, as such provisions are applicable to the health facilities and health care providers as a condition of such licensure, certification, permit or any other form of recognition by the Department. The reckless, deliberate or conscious failure to comply with such provisions shall constitute grounds for suspension, revocation or denial in accordance with the respective licensure, certification, permit and other recognition laws and regulations.

2) The Department shall forward to the appropriate state, federal, or local regulatory agency, any complaint which it receives concerning the failure by any health facility or health care provider, which is subject to regulation by such agency, to comply with the provisions of Sections 697.110, 697.120, 697.130 and 697.140 of this Part, as such provisions are applicable to the health facilities and health care providers.

b) THE INTENTIONAL OR RECKLESS VIOLATION OF THE AIDS CONFIDENTIALITY ACT OR ANY REGULATIONS ISSUED THEREUNDER SHALL CONSTITUTE A CLASS B MISDEMEANOR. (Section 12 of the AIDS Confidentiality Act.)

c) Civil remedy provisions can be found in Section 13 of the AIDS Confidentiality Act.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 697.180 HIV Testing for Blood and Human Tissue Donations

All potential donors of blood, plasma, semen, oocytes organs, or other tissues shall be tested for HIV infection in order to determine whether or not the donated blood, plasma, semen, oocytes, organs, or other human tissue may be infected with HIV.

a) All potential donors shall receive the HIV pre-test information set forth in Section 697.110(a) of this Part and be given the opportunity to refuse HIV testing. The written informed consent provisions of Section 697.120 of this Part are not required.

b) If permission for HIV testing is not given, then the person shall not be accepted as a donor.

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- c) The results of HIV testing shall be disclosed in accordance with the provisions of Section 697.140 of this Part, 77 Ill. Adm. Code 450, 77 Ill. Adm. Code 460, 77 Ill. Adm. Code 490 and 77 Ill. Adm. Code 470.
- d) The results of HIV testing shall be kept confidential in accordance with the provisions of Section 697.140 of this Part.
- e) The donated blood, plasma, semen, oocytes, organs or other human tissue shall be handled in accordance with the provisions of 77 Ill. Adm. Code 450, 77 Ill. Adm. Code 460, 77 Ill. Adm. Code 490 and 77 Ill. Adm. Code 470.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

SUBPART D: HIV COUNSELING AND TESTING CENTERS

Section 697.300 HIV Counseling and Testing Centers

- a) The Department shall ESTABLISH ALTERNATIVE BLOOD AND HIV TEST SERVICES, known as "HIV Counseling and Testing Centers". Such facilities shall be operated by the Department or Designated Agencies. These facilities shall provide services in accordance with the provisions of this Part and the applicable provisions of the Sexually Transmissible Diseases Code (77 Ill. Adm. Code 693, specifically Sections 693.40, 693.70, 693.80, 693.90, 693.100, 693.120, 693.130 and 693.140.)

- 1) These facilities shall NOT BE OPERATED BY BLOOD BANKS, PLASMA CENTERS OR HOSPITALS. (Section 22-of-P.A.-85-677-and-85-679, effective-September-21,-1987.)

- 2) These facilities shall not be used and not participate in the HIV testing necessary to comply with the marriage license testing requirements of Section 697.160. --However, physicians, and other health care providers may refer HIV-infected persons to these facilities for counseling.

- 3) Any person twelve (12) years of age or older may consent to testing and counseling at an HIV Counseling and Testing Center.

- b) No person may be subjected to an HIV antibody test at HIV Counseling and Testing Centers, unless written informed consent is first obtained from the test subject or the test subject's legally authorized representative. (See Appendix A, Illustration A for a Sample Written Informed Consent Form.)

- c) All persons seeking counseling and testing at a HIV Counseling and Testing Center shall remain anonymous and shall provide written

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informed consent using a coded system. All patient records shall be maintained using this code system.

- d) The HIV Counseling and Testing Centers shall provide counseling to the test subject prior to performing the test. Such counseling shall include, but not necessarily be limited to:

- 1) information about the natural history of HIV infection and HIV transmission;
- 2) information about the meaning of the test and test results; such as the purpose, potential uses, limitations of the test and test results and the statutory rights to anonymous testing and to confidentiality; and about the availability of additional or confirmatory testing;
- 3) information about the availability of referrals for further information, or counseling; and
- 4) methods for prevention of transmission of HIV.

- e) Contact interview and investigation services shall be provided only by counselors who have completed a course of training which included instruction in the following:

- 1) The etiology and transmission of HIV, including associated risk behaviors and activities and patient profiles of persons as significant risk of HIV infection;
- 2) The natural history and progression of HIV infection;
- 3) Methods for preventing transmission of HIV infection;
- 4) Principles and techniques of counseling, including demonstration of interviewing and counseling skills needed for epidemiologic management of HIV infected persons, critiqued role-playing, psychologic assessment and crisis intervention;
- 5) Principles and techniques of contact investigation and referral; and
- 6) Principles of communicable diseases.

- f) It shall be the duty of every person providing results of an HIV antibody test to provide the subject of the test with an explanation of the test results, methods for prevention of HIV transmission, and referrals for medical and psychological follow-up appropriate to the needs of the test subject. These referrals shall include appropriate

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referrals to physicians who will provide services to seropositive individuals, tuberculosis and sexually transmissible disease diagnosis-services, facilities for psychological counseling and crisis intervention and substance abuse treatment facilities as available.

- g) All persons with a positive HIV antibody test shall be offered the assistance of health professionals in locating and referring sex and needle sharing contacts for counseling and testing, with the consent of the infected person. All persons refusing such assistance shall be strongly encouraged to notify their previous sex and needle sharing contacts of their possible exposure to HIV, and to refer such contacts for counseling and possible testing.

- 1) HIV infected persons shall be asked to identify their sex and needle-sharing contacts for the preceding twelve month period. The counselor shall discuss the specific nature of each contact with the client to determine the likelihood of HIV transmission based on the type of sexual or needle-sharing practice involved and the counselor's knowledge of risk factors.

- 2) Those contacts determined to be at significant risk of infection, in the professional judgment of the counselor based on the type of sexual or needle sharing practice involved and the counselor's knowledge of risk factors, shall be investigated. Investigation shall be conducted for contacts for whom sufficient information to identify the person is available, such as first and last name, street address, or telephone number.

- 3) The counselor may prioritize the order in which contacts are to be investigated. The counselor shall provide first priority to those contacts who (based again on the counselor's professional judgment), except for contact notification, may not have reason to suspect they may be infected because the counselor has no information that the contacts: 1) are aware of having engaged in behavior likely to result in exposure and/or 2) are knowledgeable about the type of behavior carrying such risks.

- 4) Persons choosing to self-refer their contacts shall receive intensive individualized instruction and counseling in methods to provide this notification and referral.

- 5) Contacts to persons with HIV infection, identified through the contact interview and investigative process, shall be counseled, confidentially and in person, regarding the possibility of infection, methods to prevent the spread of the infection, and services available from public health agencies. Such persons shall also be offered testing to determine infection.

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- 6) If such person is legally unable to agree to counseling due to age or legal incompetence, consent and participation in counseling shall be requested of the individual's parent or legal guardian. If such person is legally able to agree to but appears to be incapable of understanding and competently acting on such counseling, in the professional judgment of the counselor, participation in counseling shall be requested of a parent or other person chosen by the client.

7) Record Retention

- A) All records regarding contacts to cases of AIDS or HIV infection, ~~ARC, or HIV-infected persons~~, and all information collected in investigations of contacts to HIV infection shall be maintained until the Local Health Authority, Designated Agency or the Department is able to document that counseling has been provided to the contact or document that all attempts to locate the contact have been unsuccessful. In no case shall such records be maintained for a period to exceed six months. After six months, such records shall be destroyed completely by shredding or other form of obliteration.

- B) All records shall be confidential and shall at all times be maintained in the same manner as those maintained for reported cases of AIDS or HIV infection ~~ARC~~. (See Section 697.140 and 77 Ill. Adm. Code 693.30(c)).

- h) It shall be the duty of every person conducting an HIV test in a HIV Counseling and Testing Center to provide results of the test only to the individual upon whom the test was performed. Such results are to be provided only in an individual face-to-face interview. The test subject may elect to have other persons present during the interview. It shall be the duty of the person providing the counseling to determine that the presence of a second party during the interview is not the result of undue inducement such as any element of force, fraud, deceit or other form of constraint or coercion.

- i) It shall be the duty of every person with access to an individual's HIV antibody test results to maintain strict confidentiality of those results and the test subject's identity as required by law as specified in Section 697.140.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

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Appendix A Sample HIV Testing Forms

Illustration B Sample Marriage License Testing Certificate (Repealed)

CERTIFICATE OF MARRIAGE LICENSE TESTING

Patient Name:----- Date:-----

I, (Name of the Physician) BEING A PHYSICIAN, LEGALLY LICENSED TO PRACTICE
IN THE STATE OF ILLINOIS, DO CERTIFY THAT I DID ON THE ----- DAY OF -----, 19--
MAKE AN EXAMINATION OF (Patient's Name) AND CONSIDERED THE RESULT OF AN
APPROVED SEROLOGICAL TEST FOR SYPHILIS, WHICH WAS MADE AT MY REQUEST, AND
BELIEVE THAT (PATIENT'S NAME) MAY ENTER INTO MARRIAGE WITHOUT DANGER OF
TRANSMITTING SYPHILIS TO THE OTHER PARTY OR TO ANY ISSUE OF SUCH MARRIAGE.
My examination also included the approved tests for the presence of HIV
infection as required by law. I have provided the results of the HIV testing
and the required information concerning the results to ----- and to -----
----- who are parties to this proposed marriage.

[Signature of Physician]-----
[Signature of Patient]

(Source: Repealed at 15 Ill. Reg. -----, effective -----)

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Appendix B Statutory and Regulatory References to AIDS

a) The following is a list of statutory and regulatory references found in Illinois:

- 1) Section 5-2 and 5-5.5 of the Illinois Public Aid Code (Ill. Rev Stat. 1989⁷, ch. 23, pars. 5-2 and 5-5.5)
- 2) Section 1005-5-3 of the Unified Code of Corrections (Ill. Rev. Stat. 1989⁷, ch. 38, par. 1005-5-3)
- 3) Section 204 of the Illinois Marriage and Dissolution of Marriage Act (Ill. Rev. Stat. 1989⁷, ch. 40, par. 204) (See 77 Ill. Adm. Code 693 and 697 for Department rules.)
- 4) Section 22.04 of "AN ACT in relation to public health" (Ill. Rev. Stat. 1989⁷, ch. 111 1/2, par. 22.04).
- 5) Section 22.12a of "AN ACT in relation to the prevention of certain communicable diseases" (Ill. Rev. Stat. 1989⁷, ch. 111 1/2, par. 22.12a) (See 77 Ill. Adm. Code 697.400 for Department rules.)
- 6) Section 308 of the Uniform Anatomical Gift Act (Ill. Rev. Stat. 1989⁷, ch. 111 1/2, par. 308)
- 7) Sections 6.08, 147.08, 147.09, and 152.2 of the Hospital Licensing Act (Ill. Rev. Stat. 1989⁷, ch. 111 1/2, par. 141 et seq.) (See 77 Ill. Adm. Code 250 for Department rules.)
- 8) Section 604-101, 607-102 and 607-106 of the Illinois Blood Bank Act (Ill. Rev. Stat. 1989⁷, ch. 111 1/2, par. 601-101 et seq.) (See 77 Ill. Adm. Code 490 450 and 460 for Department rules.)
- 9) Section 620-3.1 of The Blood Labeling Act (Ill. Rev. Stat. 1989⁷, ch. 111 1/2, par. 6201 et seq.) (See 77 Ill. Adm. Code 490 450 and 460 for Department rules.)
- 10) Section 1162 of the Illinois Health Facilities Planning Act (Ill. Rev. Stat. 1989⁷, ch. 111 1/2, par. 1151 et seq.) (See 77 Ill. Adm. Code 1110 for Department rules.)
- 11) Sections 2.04 and 3 of "AN ACT concerning certain rights of medical patients" (Ill. Rev. Stat. 1989⁷, ch. 111 1/2, par. 5401 et seq.) (See 77 Ill. Adm. Code 697.)

- 12) Section 6 of the Illinois Health Statistics Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 5606)
- 13) Section 6 of the Alcoholism and Substance Abuse Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 5306)
- 14) AIDS Registry Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 7357 et seq.) (See 77 Ill. Adm. Code 697, Subpart C for Department rules.)
- 15) AIDS Confidentiality Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 7301 et seq.) (See 77 Ill. Adm. Code 697 for Department rules.)
- 16) Illinois Sexually Transmissible Disease Control Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 7401 et seq.) (See 77 Ill. Adm. Code 693 for Department rules.)
- 17) Section 863 of the Critical Health Problems and Comprehensive Health Education Act (Ill. Rev. Stat. 1989, ch. 122, par. 863)
- 18) Sections 10-22.39, 27-9.1, 27-9.2 and 34-18.7 of The School Code (Ill. Rev. Stat. 1989, ch. 122, pars. 10-22.39, 27-9.1, 27-9.2 and 34-18.7)
- 19) Section 21 of "AN ACT in relation to communicable disease reports" (Ill. Rev. Stat. 1989, ch. 126, par. 21) (See 77 Ill. Adm. Code 690 for Department rules.)
- 20) Sections 55, 55.41, 55.45, 55.50 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 55 et seq.) (See 77 Ill. Adm. Code 693 and 697 for Department rules.)
- 21) Statutory materials may be obtained from the Index Department of the Secretary of State's Office and will be compiled in the compilation known as the Illinois Revised Statutes.
- 22) Regulatory materials may be obtained from the Administrative Code Division of the Secretary of State's Office or the promulgating agency.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

- 1) Heading of the Part:
Control of Communicable Diseases Code
- 2) Code Citation:
77 Ill. Adm. Code 690
- 3) Section Numbers:
690.100
- 4) Statutory Authority:
AN ACT in relation to communicable disease reports
Ill. Rev. Stat. 1989, ch. 126, par. 21 et seq.
- 5) A Complete Description of the Subjects and Issues Involved:
This rule making proposes to delete the disease "AIDS-Related Complex" from the listing of reportable diseases, because it is no longer a reportable disease under the Control of Sexually Transmissible Disease Code (77 Ill. Adm. Code 693)

The economic effect of these amendments is unknown. Therefore, the Department requests any information that would assist in calculating this effect. The Department anticipates that this proposed rulemaking will become effective approximately six months from the date of publications as proposed in the Illinois Register.
- 6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?
Yes ☐ No ☒
- 7) Does this Rulemaking Contain an Automatic Repeal Date? Yes ☐ No ☒
If "yes," please specify the date: _____
- 8) Does this Rulemaking Contain Any Incorporations By Reference?
Yes ☐ No ☒
If "yes," please specify type: 6.02(a) ☐ or 6.02(b) ☐
- 9) Are there any other Proposed Amendments Pending on this Part?
Yes ☐ No ☒

Proposed Action:

Amendments

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If Yes:Section NumbersProposed ActionIll. Reg. Citation10) Statement of Statewide Policy Objectives:

This rulemaking should not create or expand a state mandate.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Mr. Robert John Kane, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Robert John Kane at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

September 26, 1990

B) Type of Small Businesses Affected:

Health Care professionals.

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

None.

D) Types of Professional Skills Necessary for Compliance:

None.

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

TITLE 77: PUBLIC HEALTH

CHAPTER I: DEPARTMENT OF PUBLIC HEALTH

SUBCHAPTER K: COMMUNICABLE DISEASE CONTROL AND IMMUNIZATIONS

PART 690

CONTROL OF COMMUNICABLE DISEASES CODE

SUBPART A: REPORTABLE DISEASES AND CONDITIONS

Section
690.100
Diseases and Conditions

SUBPART B: REPORTING

Section
690.200
Reporting

SUBPART C: DETAILED PROCEDURES FOR THE CONTROL OF COMMUNICABLE DISEASES

Section
690.290
Acquired Immunodeficiency Syndrome (AIDS) (Reportable by Mail or By Telephone) (Repealed)

690.300 Amebiasis
690.310 Animal bites
690.320 Anthrax (Reportable by telephone as soon as possible)
690.330 Brucellosis
690.340 Chancroid (Repealed)
690.350 Chickenpox
690.360 Cholera (Reportable by telephone as soon as possible)
690.370 Diarrhea of the Newborn (Reportable by telephone as soon as possible)
690.380 Diphtheria (Reportable by telephone as soon as possible)
690.390 Encephalitis
690.400 Enteropathogenic E. coli Infections (Under 3 years of age)
690.410 Foodborne illness (Reportable by telephone as soon as possible)
690.420 Giardiasis
690.430 Gonorrhea (Repealed)
690.440 Granuloma Inguinale (Repealed)
690.450 Hepatitis, Viral
690.460 Histoplasmosis
690.470 Intestinal Worms
690.475 Legionnaires' Disease (Legionellosis)
690.480 Leprosy (Hansen's Disease) (Infectious and non-infectious cases of leprosy are reportable)

690.490 Leptospirosis
690.500 Lymphogranuloma Venereum (Lymphogranuloma Inguinale Lymphopathia Venereum) (Repealed)

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690.505 Lyme Disease
690.510 Malaria
690.520 Measles
690.530 Meningitis (Reportable by telephone as soon as possible)
690.540 Meningococcemia (Reportable by telephone as soon as possible)
690.550 Mumps
690.560 Ophthalmia Neonatorum (Gonococcal)
690.570 Plague (Reportable by telephone as soon as possible)
690.580 Poliomyelitis (Reportable by telephone as soon as possible)
690.590 Psittacosis (Ornithosis)
690.600 Rabies, Human (Reportable by telephone as soon as possible)
690.610 Rocky Mountain Spotted Fever
690.620 Rubella (German Measles) (Including Congenital Rubella Syndrome)
690.630 Salmonellosis (Other than Typhoid Fever)
690.640 Shigellosis
690.650 Smallpox (Reportable by telephone as soon as possible)
690.660 Staphylococcal Infections Occurring Within A Health Care Institution, or with Onset Less than Thirty Days Following Discharge
690.670 Streptococcal Infections (Including Complications)
690.680 Syphilis (Repealed)
690.690 Tetanus
690.695 Toxic Shock Syndrome
690.700 Trachoma
690.710 Trichinosis
690.720 Tuberculosis
690.730 Typhoid Fever (Reportable by telephone as soon as possible)
690.740 Typhus (Reportable by telephone as soon as possible)
690.750 Whooping Cough (Pertussis)

SUBPART D: DEFINITIONS

Section
690.900

Definition of Terms

SUBPART E: GENERAL PROCEDURES

Section
690.1000 General Procedures for the Control of Communicable Diseases
690.1010 Incorporated Materials

SUBPART F: SEXUALLY TRANSMITTED DISEASES (Repealed)

Section
690.1100

The Control of Sexually Transmitted Diseases (Repealed)

SUBPART G: PROCEDURES FOR WHEN DEATH OCCURS FROM COMMUNICABLE DISEASES

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Section 690.1200 Death of a Person who Had a Known or Suspected Communicable Disease

Section 690.1210 Funerals

EXHIBIT A Typhoid Fever Agreement

AUTHORITY: Implementing "AN ACT for the prevention of blindness from ophthalmia neonatorum; defining ophthalmia neonatorum; designating certain powers and duties and otherwise providing for the enforcement of this act" (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 4701 et seq.); and Section 1 of "AN ACT in relation to communicable disease reports" (Ill. Rev. Stat. 1987, ch. 126, par. 21, and implementing and authorized by "AN ACT in relation to public health" (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 21 et seq.).

SOURCE: Amended July 1, 1977; emergency amendment at 3 Ill. Reg. 14, p. 7, effective March 21, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 52, p. 131, effective December 7, 1979; emergency amendment at 4 Ill. Reg. 21, p. 97, effective May 14, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 38, p. 183, effective September 9, 1980; amended at 7 Ill. Reg. 16183, effective November 23, 1983; codified at 8 Ill. Reg. 14273; emergency amendment at 9 Ill. Reg. 6331, effective April 18, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 9124, effective June 3, 1985 amended at 9 Ill. Reg. 11643, effective July 19, 1985; amended at 10 Ill. Reg. 10730, effective June 3, 1986; amended at 11 Ill. Reg. 7677, effective July 1, 1987; amended at 12 Ill. Reg. 10045, effective May 27, 1988; amended at 15 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

SUBPART A: REPORTABLE DISEASES AND CONDITIONS

Section 690.100

Diseases and Conditions

The following are declared to be contagious, infectious, communicable and dangerous to the public health and each suspected or diagnosed case shall be reported to the Illinois Department of Public Health. This listing includes those diseases and conditions reportable because of classification as communicable or sexually transmitted. Communicable diseases and conditions are reportable under this Part (77 Ill. Adm. Code 690) and Sexually Transmissible Diseases and conditions are reportable under Part 693. (77 Ill. Adm. Code 693). (See Subpart B, Section 690.200)

a) Class I

The following diseases are reportable by telephone as soon as possible and within 24 hours of notification. The Section number associated with each of the listed diseases indicates the Part under

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which the diseases are reportable. This interval applies to primary reporters identified in Section 690.200(a)(1) who are required to report to local health authorities and to local health authorities who are required to report to the Department.

- 1) Anthrax 690.320
- 2) Cholera 690.360
- 3) Diarrhea of the newborn* 690.370
- 4) Diphtheria 690.380
- 5) Foodborne illness 690.410
- 6) Measles 690.520
- 7) Meningitis (due to *Neisseria meningitidis* or *Haemophilus influenzae*) 690.530(a)
- 8) Meningococcemia 690.540
- 9) Plague 690.560
- 10) Poliomyelitis 690.570
- 11) Rabies, human 690.590
- 12) Smallpox 690.640
- 13) Typhoid fever 690.720
- 14) Typhus 690.730
- 15) Whooping Cough (Pertussis) 690.740

*Telephone report required if 2 or more cases the same nursery within 48 hour period.

b) Class II

The following diseases are reportable by mail or by telephone within 7 days of diagnosis. These marked with an asterisk should be confirmed by appropriate laboratory tests before reporting. The Section number associated with each of the listed diseases indicates the Part under which the diseases are reportable.

- 1) Acquired Immunodeficiency Syndrome (AIDS) 693.20
- 2) AIDS - Related Complex (Repeated) 693.20
- 3) Amebiasis 690.300
- 4) Animal bites 690.310
- 5) Brucellosis 690.330
- 6) Chlamydia 693.20
- 7) Chickenpox 690.350
- 8) Encephalitis 690.390
- 9) Enteropathogenic *Escherichia coli* infections* 690.400
- 10) Giardiasis 690.420
- 11) Gonorrhea 693.20
- 12) HIV Infection 693.20
- 13) Hepatitis, type A viral 690.450(a)
- 14) Hepatitis, type B viral* 690.450(b)

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- 15) Hepatitis, delta 690.450(e)
- 16) Hepatitis, viral unspecified 690.450(c)
- 17) Hepatitis, non-A, non-B 690.450(d)
- 18) Histoplasmosis 690.460
- 19) Intestinal worms 690.470
 - A) Tapeworms 690.470(a)
 - B) Ascariasis 690.470(b)
- 20) Legionnaires' Disease (Legionellosis) 690.475
- 21) Leprosy 690.480
- 22) Leptospirosis 690.490
- 23) Lyme Disease 690.505
- 24) Malaria* 690.510
- 25) Meningitis (due to bacteria other than those listed on Class I) and Aseptic Meningitis 690.450(b) & (c)
- 26) Mumps 690.540
- 27) Ophthalmia neonatorum (gonococcal) 690.550
- 28) Psittacosis* 690.580
- 29) Rocky Mountain spotted fever 690.600
- 30) Rubella, including congenital rubella syndrome 690.610
- 31) Salmonellosis* (other than typhoid fever) 690.620
- 32) Shigellosis* 690.630
- 33) Staphylococcal infections occurring in infants under 28 days within a health care institution, or with onset after discharge 690.650
- 34) Streptococcal infections, including complications* 690.660
- 35) Syphilis 693.20
- 36) Tetanus 690.580
- 37) Toxic Shock Syndrome 690.695
- 38) Trachoma 690.690
- 39) Trichinosis 690.700
- 40) Tuberculosis 690.710

*Cases of these should be confirmed by appropriate laboratory tests before reporting.

c) The occurrence of any increase in incidence of disease of unknown or unusual etiology should be reported, with major signs and symptoms listed.

d) When an epidemic of a disease dangerous to the public health occurs, and present rules are not adequate for its control or prevention, more stringent regulations shall be issued by this Department.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH
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Control of Sexually Transmissible Diseases Code

2) Code Citation:

77 Ill. Adm. Code 693

3) Section Numbers:

693.10 Amendments
693.15 Amendments
693.20 Amendments
693.30 Amendments
693.40 Amendments
693.80 Amendments
693.140 Amendments

Proposed Action:4) Statutory Authority:AN ACT in relation to sexually transmissible disease control
Ill. Rev. Stat. 1989, ch. 111 1/2, par. 7401 et seq.5) A Complete Description of the Subjects and Issues Involved:

The existing Part 693 concerns the reporting of sexually transmissible diseases and specific control provisions. This rulemaking proposes to delete the disease "AIDS - Related Complex" (ARC) from the list of reportable diseases, because the current definitions of AIDS and HIV infection encompass those defined as ARC.

The economic effect of these amendments is unknown. Therefore, the Department requests any information that would assist in calculating this effect.

The Department anticipates that this proposed rulemaking will become effective approximately six months, from the date of publication as proposed in the Illinois Register.

6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?Yes No X7) Does this Rulemaking Contain an Automatic Repeal Date? Yes No XIf "yes," please specify the date: 8) Does this Rulemaking Contain Any Incorporations By Reference?Yes No X

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If "yes," please specify type: 6.02(a) or 6.02(b) 9) Are there any other Proposed Amendments Pending on this Part?Yes No XIf Yes:Section NumbersProposed ActionIll. Reg. Citation10) Statement of Statewide Policy Objectives:

This rulemaking should not create or expand any state mandate.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Mr. Robert John Kane, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Robert John Kane at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

September 26, 1990

B) Type of Small Businesses Affected:

Health care providers.

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

None.

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None.

The full text of the Proposed Amendments begins on the next page:ILLINOIS REGISTER
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TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER K: COMMUNICABLE DISEASE CONTROL AND IMMUNIZATIONSPART 693
CONTROL OF SEXUALLY TRANSMISSIBLE DISEASES CODE

Section	
693.10	Definitions
693.15	Incorporated Materials
693.20	Reportable STDs and Laboratory Results
693.30	Reporting
693.35	Fines and Penalties
693.40	Contact Interview and Investigation
693.50	Physical Examination and Medical Treatment for Syphilis, Gonorrhea, Chlamydia
693.60	Isolation for Syphilis, Gonorrhea, Chlamydia
693.70	Counseling and Education for AIDS and HIV
693.80	Isolation for AIDS and HIV
693.90	Quarantine
693.100	Confidentiality
693.110	Examination and Treatment of Prisoners
693.120	Certificate of Freedom from STDs
693.130	Treatment of Minors
693.140	Control Measures

AUTHORITY: Implementing and authorized by Illinois Sexually Transmissible Disease Control Act (Ill. Rev. Stat. 1989, ch. 111 1/2, pars. 7401 et seq.) and "AN ACT in relation to public health" (Ill. Rev. Stat. 1989, ch. 111 1/2, pars. 22 and 22.04).

SOURCE: Adopted at 12 Ill. Reg. 10,097, effective May 27, 1988; amended at 15 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE OR PARAPHRASE THEREOF.

Section 693.10 Definitions

The following definitions shall apply to the terms used in this Part, unless specifically stated otherwise:

"Act" means Illinois Sexually Transmissible Disease Control Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 7401 et seq.).

"Blood Bank" means any facility or location at which blood or plasma are procured, furnished, donated, processed, stored or distributed.

"Carrier" means a person infected with an STD who is capable of

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transmitting the infection to others.

"Contact" means a person who has been in direct sexual contact with a carrier; a contact to AIDS/HIV is a person who has been in direct sexual or needle contact with a person with AIDS, ARG₂ or HIV infection, or who has received insemination, a blood transfusion or an organ or tissue transplantation donated by a person with AIDS, or HIV infection.

"Department" means the ILLINOIS DEPARTMENT OF PUBLIC HEALTH (Section 3 of the Act.)

"Designated Agency" means a health care organization designated by the Department under a service agreement with the Department to function in the capacity of a Local Health Authority for the purposes of this Part, in a jurisdiction not covered by a Local Health Authority.

"Epidemiologic Data" means information obtained through the contact interview and counseling process, regarding possible exposure to an STD.

"HIV" means the human immunodeficiency virus.

"HIV-Infection" means infected with HIV, as evidenced by a confirmed laboratory test for antibodies to HIV as specified in Section 697.100 viral culture or positive antigen test or a clinical diagnosis of AIDS.

"Isolation" means separation of an individual presenting a threat to the public health from others until such time as a risk to the public health no longer exists.

"Laboratory" means any facility or location at which tests are performed to determine the presence of infection with an STD, other than a blood bank.

"Local Health Authority" means THE FULL-TIME OFFICIAL HEALTH DEPARTMENT OR BOARD OF HEALTH HAVING JURISDICTION OVER A PARTICULAR AREA (Section 3 of the Act.)

"Quarantine" means the closure to public access of a location that presents a risk to the public health until such time that a risk to the public health no longer exists.

"Sexually Transmissible Disease (STD)" means Syphilis, Gonorrhea, Chlamydia, Acquired Immunodeficiency Syndrome (AIDS), AIDS-Related

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Complex-(ARG)₂ or HIV Infection, as defined in Section 693.20.

"Self-Refer" means to notify one's previous sex and needle sharing contacts, where applicable, of their possible exposure to an STD or HIV, and to refer such contacts to appropriate health professionals for counseling and possible testing.

"Susceptible" means capable of becoming infected with the etiologic agent of an STD.

"Suspected Case" means a person who is reasonably believed to be infected with an STD, based on medical or epidemiologic data.

"Venereal Disease" means a formerly used term now synonymous with STD.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 693.15 Incorporated Materials

The following materials are incorporated or referenced in this Part:

a) Illinois Statutes

- 1) "Illinois Sexually Transmissible Disease Control Act" (Ill. Rev. Stat. 1989₇, ch. 111 1/2, par. 7401 et seq.).
- 2) "AN ACT in relation to public health" (Ill. Rev. Stat. 1989₇, ch. 111 1/2, pars. 22 and 22.04).
- 3) "AN ACT in relation to the performance of medical, dental or surgical procedures on and counseling for minors" (Ill. Rev. Stat. 1989₇, ch. 111, par. 4501 et seq, in particular par. 4504).

b) Illinois Rules

- 1) AIDS Confidentiality and Testing Code (77 Ill. Adm. Code 697), (See Sections 693.30 (b)(1), 693.30 (d) and (h) and 693.100 (b)(4) and (5) of this Part).
- 2) Rules of Practice and Procedure in Administrative Hearings (77 Ill. Adm. Code 100) (See Section 693.35 of this Part).
- 3) Program Standards for Local Health Departments (77 Ill. Adm. Code 615) (See Section 693.40 (c)(7) of this Part).
- c) Other Codes, Guidelines and Standards

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- 1) "Revision of the CDC Surveillance Case Definition for Acquired Immunodeficiency Syndrome", Centers for Disease Control (CDC). Mortality and Morbidity Weekly Report (MMWR) Suppl. 1987; 36(No. 1S), Public Health Service, U.S. Department of Health and Human Services, Atlanta, Georgia 30333.
 - 2) "AIDS Confidential Case Report" a form prepared by the Centers for Disease Control, Public Health Service, U.S. Department of Health and Human Services, Atlanta, Georgia 30333, Office of Management and Budget (OMB) No. 0920-0009.
 - 3) "Recommendations for Prevention of HIV Transmission in Health-Care Settings" (Centers for Disease Control, MMWR 1987, vol. 36, Suppl. no. 25, pages 3S-18S).
 - 4) Joint Advisory Notice, Department of Labor/Department of Health and Human Services, H8V/HIV, Federal Register, Vol. 52, No. 210, pp. 41818-41823, October 30, 1987 (See Section 639.140)
 - 5) "Classification Scheme for HIV Infection"; Centers for Disease Control, Morbidity and Mortality Weekly Report (MMWR) Vol. 35, No. 20, May 23, 1986; Public Health Service, U.S. Department of Health and Human Services, Atlanta, Georgia 30333.
- d) All citations to federal regulations in this Part concern the specified regulations in the 1990 1987 Code of Federal Regulations, unless another date is specified.

- e) All incorporations by reference of federal regulations or standards and the standards of nationally recognized organizations refer to the regulations and standards on the date specified and do not include any additions or deletions subsequent to the date specified.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 603.20 Reportable STDs and Laboratory Results

- a) The Department has determined that the following shall be considered reportable STDs:

- 1) Acquired Immunodeficiency Syndrome (AIDS), as defined by the Centers for Disease Control of the United States Public Health Service, in "Revision of the CDC Surveillance Case Definition for Acquired Immunodeficiency Syndrome", Centers for Disease Control. MMWR Suppl. 1987; 36(No. 1S), Public Health Service, U.S. Department of Health and Human Services, Atlanta, Georgia 30333.

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- 2) "AIDS-Related Complex, as defined by the Centers for Disease Control of the United States Public Health Service (Section 3(a) of P.A. 85-920, effective December 2, 1987, and the Centers for Disease Control have no published definition, however, CDC have established a classification scheme for HIV infection that encompasses those clinical manifestations of HIV infection generally considered as ARC. This definition is as follows: A repeatedly reactive screening test for HIV antibody (e.g., ELISA) and a positive supplemental test, such as a Western blot, and at least one of the following:
 - A) Painable lymphadenopathy (lymph node enlargement of 1 cm or greater) at two or more extra-innodal sites persisting for more than three months in the absence of a concurrent illness or condition other than HIV infection to explain the finding;
 - B) One or more of the following: fever persisting more than one month; involuntary weight loss of greater than 10% of baseline; or diarrhea persisting more than one month; and the absence of two concurrent illnesses or conditions other than HIV infection to explain the findings.
 - C) One or more of the following: neurologic conditions: dementia; myelopathy or peripheral neuropathy; and the absence of a concurrent illness or condition other than HIV infection to explain the findings;
 - D) Symptomatic or invasive disease due to one of the following: oral hairy leukoplakia; multidermatomal herpes zoster; recurrent salmonella bacteremia; rheumatoid arthritis; tuberculosis; or oral candidiasis (thrush).
 - 2a) HIV Infection (See Section 603.10 for a definition);
 - 3a) Syphilis,
 - 4a) Gonorrhea,
 - 5a) Chlamydia.
- b) The Department has determined that the following shall be considered reportable STD laboratory results:
- 1) A serologic test for antibodies to the human immunodeficiency virus (HIV), which is reactive on two or more enzyme-linked immunosorbent assay (ELISA) tests and on one confirmatory Western blot assay test or Indirect Fluorescent Antibody Test

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(See 77 Ill. Adm. Code 697.100(b)),

- 2) A serologic test for syphilis, either presumptive or confirmatory, which is weakly reactive, reactive, or positive,
- 3) A test for gonorrhea or chlamydia, such as the smear, culture or ELISA test, which is reactive or positive.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 693.30 Reporting

a) Every physician licensed under the provisions of the Illinois Medical Practice Act shall report each case in which the physician has clinically diagnosed or treated a case of AIDS, ARS, HIV infection, syphilis, gonorrhea or chlamydia, or received a reportable STD laboratory result as set forth in Section 693.20(b). A hospital may, at the request of the physician of a person who has been admitted to the hospital, submit the physician's report to the appropriate health authority through the hospital's established disease-reporting mechanism. In all cases, the physician is responsible for ensuring that reporting is accomplished.

- 1) The STD case report shall be mailed within five days after such diagnosis or treatment. The STD laboratory report shall be mailed within five (5) days after receipt of the laboratory results.
- 2) If the reporting source is located in a county or city governed by a full-time Local Health Authority, the STD report shall be made to that health authority. For syphilis, gonorrhea and chlamydia patients in jurisdictions not covered by a Local Health Authority but by a Designated Agency, such reports shall be made to that Designated Agency. In all other cases, the STD report shall be made directly to the Illinois Department of Public Health.
- 3) For cases of AIDS, ARS, or HIV infection, the STD report shall be made on a form furnished by the Department. The STD report shall state the name, address and telephone number of the physician, the date of the report, as well as the following information, as available:
 - A) For AIDS and-ARS:
 - i) The individual's name, address, telephone number, age, race/ethnicity, sex, hospital where diagnosis of AIDS or ARS was established,

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ii) Risk factors

- iii) The diagnosis and any laboratory findings, including HIV test results,
- iv) Each AIDS related diagnosed successive, opportunistic disease (e.g. Pneumocystis carinii pneumonia, Kaposi's sarcoma or esophageal candidiasis), regardless of whether the case is known or thought to have been previously reported in another state or health jurisdiction, and

v) For reports submitted by hospitals, the name and telephone number of the individual completing the form, if different from the physician.

B) For HIV infection in cases not clinically diagnosed or treated as AIDS or-ARS by the reporting physician:

- i) The individual's city of residence, age, race/ethnicity, sex,

ii) The laboratory findings.

iii) Risk factors for HIV infection

- iv) Whether the individual is known to have previously tested positive for antibodies to HIV,

v) Reason for testing ~~Whether the test was conducted for compliance with marriage license application requirements; and~~

- vi) Whether counseling and/or sex partner referral has taken place or whether assistance is needed from the Local Health Authority or the Department.

4) Syphilis, gonorrhea and chlamydia case and laboratory reports in cities having a population of 500,000 or over shall be made on a form furnished by the Local Health Authority. In all other cases, the report shall be made on a form furnished by the Department. The report shall state the name, address and telephone number of the physician, the date of the report, as well as the following information, as available:

- A) The individual's name, address, telephone number, age, birthdate, race/ethnicity, sex, marital status, pregnancy status,

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- B) The diagnosis, diagnostic classification, and any laboratory findings,
- C) The amount and type of treatment, including preventive treatment, which the individual is receiving, has received or will receive, and whether treatment has been completed, and
- D) The type of treatment facility.

b) Every laboratory and blood bank, through its Director, shall report each case in which the laboratory or blood bank performed a test for an STD which concluded with a reportable laboratory result.

- 1) The STD laboratory report shall be mailed within five (5) days after such test result.
- 2) If the reporting source is located in a county or city governed by a full-time Local Health Authority, the STD laboratory report shall be made to that health authority. For syphilis, gonorrhea and chlamydia test subjects in jurisdictions not covered by a Local Health Authority but by a Designated Agency, such reports shall be made to that Designated Agency. In all other cases, the STD laboratory report shall be made directly to the Illinois Department of Public Health.

3) For HIV laboratory results, the report shall be made on a form furnished by the Department. The report shall state the name and address of the laboratory or blood bank, the date of the report, as well as the following information, as available:

- A) The name, address and telephone number of the physician or other person who submitted the specimen for testing (not applicable to blood banks),
 - B) The individual's city of residence, age, race/ethnicity, sex, and
 - C) The date the tests were performed, the laboratory results, and the methods employed.
- 4) Syphilis, gonorrhea and chlamydia laboratory reports in cities having a population of 500,000 or over shall be made on a form furnished by the Local Health Authority. In all other cases, the report shall be made on a form furnished by the Department. The report shall state the name and address of the laboratory or blood bank, the date of the report, as well as the following information, as available:

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- A) The individual's name, address, telephone number, age, race/ethnicity, sex, marital status, or patient code number as provided by the physician or other person who submitted the specimen for testing by a Laboratory,
- B) The name, address and telephone number of the physician or other person who submitted the specimen for testing (not applicable to blood banks), and
- C) The date the test was performed, the laboratory results, and the method employed.

5) In addition to the above reporting requirements:

- A) If the subject of the test is under eleven (11) years of age, any reactive or positive test results shall be reported to the Department by telephone immediately or as soon as Department business hours permit, at 800/252/9039;
 - B) If any culture that is positive for gonorrhea is determined to be resistant to antibiotics, the test results shall be reported by telephone immediately, or as soon as business hours permit, to the Local Health Authority, Designated Agency or the Department, as appropriate.
 - C) Every laboratory and blood bank shall report the total number of tests performed for STDs each week. Such reports shall be made to the local health authority, designated agency or the Department, as appropriate.
- c) All persons required to report pursuant to this Part shall maintain the strict confidentiality of all information and records relating to known or suspected cases of STDs in accordance with Section 693.100 and 77 Ill. Adm. Code 697.140.
- d) For each report of AIDS or-AR6 which it receives, pursuant to the provisions of this Section, a Local Health Authority shall complete the "AIDS Confidential Case Report" (or "Pediatric Confidential Case Report" for children under 13 years) which are forms developed by the Centers for Disease Control ("CDC"), Public Health Service, U.S. Department of Health and Human Services, Atlanta, Georgia 30333, OMB No. 0920-0009. The Local Health Authority shall forward a copy of this CDC report to the Department's AIDS Registry System, within seven (7) days after receiving the original AIDS or-AR6 report (See Section 697.210 of the AIDS Confidentiality and Testing Code 77 Ill. Adm. Code 697). The "AIDS Confidential Case Report" shall contain the following information:

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- 1) Basic Patient Information: Patient's name, address, telephone number, date of birth, age at diagnosis, current status (date of death), sex, race/ethnicity, county of birth, residence at onset of illness suggestive of AIDS, hospital where diagnosis of AIDS was established;
- 2) Social and risk factors to AIDS;
- 3) Information concerning the presence and method of diagnosis of diseases indicative of AIDS;
- 4) Laboratory results on HIV serum antibody tests, HIV detection tests or diagnosis of other reason(s) for immunological dysfunction;
- 5) Other pertinent information concerning the case including information on units of blood donated or received by the patient, and
- 6) Each AIDS related diagnosed successive, opportunistic disease (e.g. Pneumocystis carinii pneumonia, Kaposi's sarcoma or esophageal candidiasis), regardless of whether the case is known or thought to have been previously reported in another state or health jurisdiction.
- e) A Local Health Authority shall forward to the Department a copy of each HIV report which it receives pursuant to the provisions of this Section, within seven (7) days after receiving such report.
- f) A Local Health Authority or Designated Agency shall submit to the Department, on forms supplied by the Department, summary information on the reportable laboratory results for syphilis, gonorrhea and chlamydia which it receives pursuant to the provisions of this Section, within seven (7) days after receiving such results.
- g) A Local Health Authority or Designated Agency which receives a syphilis laboratory report with a patient code number shall contact the test subject's physician for information identifying that individual, within twenty-four (24) hours after receiving such report. The Department shall assume this responsibility within jurisdictions not covered by a Local Health Authority or Designated Agency.
- h) A Local Health Authority which receives an HIV laboratory report from a physician, laboratory or blood bank for an individual age three five through twenty-one shall contact the physician listed in the report to obtain the individual's name and address, in order to comply with Section 697.400 of the AIDS Confidentiality and Testing

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Code (77 Ill. Adm. Code 697). The Department shall assume this responsibility within jurisdictions not covered by a Local Health Authority. The physician shall provide this information to the Local Health Authority or the Department unless the test subject is not enrolled in a public or private primary or secondary school. The physician shall contact the Local Health Authority or the Department if the physician learns that the test subject has enrolled in school at any subsequent date.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 693.40 Contact Interview and Investigation

- a) A Local Health Authority, Designated Agency or the Department, where applicable, shall initiate the contact interview and investigation process under either of the following circumstances:
 - 1) Upon receipt of an STD report from a physician, or
 - 2) When the Local Health Authority, Designated Agency or the Department knows or has reason to know, based on medical or epidemiologic information, that a person within its jurisdiction may be infected with or have been exposed to an STD or HIV.
- b) For cases of AIDS, ARB₂ or HIV infection, the contact interview and investigation process shall include the following:
 - 1) Contact interview and investigation services shall be provided only by counselors who have completed a course of training which included instruction in the following:
 - A) The etiology and transmission of HIV, including associated risk behavior and activities, and patient profiles of persons at significant risk of HIV infection;
 - B) The natural history and progression of HIV infection;
 - C) Methods for preventing transmission of HIV infection;
 - D) Principles and techniques of counseling, including demonstration of interviewing and counseling skills needed for epidemiologic management of HIV infected persons, and critiqued role playing, psychological assessment and crisis intervention;
 - E) Principles and techniques of contact investigation and referral, and

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- F) Principles of communicable diseases.
- 2) All cases of AIDS, AR6, or HIV infection identified to health authorities shall be offered the assistance of health professionals in locating and referring sex and needle sharing contacts for counseling and testing, with the consent of the infected person. All persons refusing such assistance shall be strongly encouraged to notify their previous sex and needle sharing contacts of their possible exposure to HIV, and to refer such contacts for counseling and testing.
 - 3) Cases of AIDS, AR6, or HIV infection shall be asked to identify their sex and needle-sharing contacts for the preceding twelve month period. The counselor shall discuss the specific nature of each contact with the client to determine the likelihood of HIV transmission based on the type of sexual or needle-sharing practice involved and the counselor's knowledge of risk factors.
 - 4) Those contacts determined to be at significant risk of infection, in the professional judgment of the counselor, based on the type of sexual or needle sharing practice involved and the counselor's knowledge of risk factors, shall be investigated. Investigation shall be conducted on contacts for whom sufficient information to identify the person is available, such as first and last name, street address or telephone number.
 - 5) The counselor may prioritize the order in which contacts are to be investigated. The counselor shall provide first priority to those contacts who (based again on the counselor's professional judgement), except for contact notification, may not have reason to suspect they may be infected because the counselor has no information that the contacts: 1) are aware of having engaged in behavior likely to result in exposure and/or 2) are knowledgeable about the types of behavior carrying such risks.
 - 6) Persons choosing to self-refer their contacts shall receive intensive individualized instruction and counseling in methods to provide this notification and referral.
 - 7) Contacts to persons with HIV infection, identified through the contact interview and investigative process, shall be counseled, confidentially and in person, regarding the possibility of infection, methods to prevent the spread of the infection, and services available from public health agencies. Such persons shall also be offered testing to determine infection status.
 - 8) If such person is legally unable to agree to counseling due to

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- age or legal incompetence, consent and participation in counseling shall be requested of the individual's parent or legal guardian. If such person is legally able to agree to, but appears to be incapable of understanding and competently acting on such counseling, in the professional judgment of the counselor, participation in counseling shall be requested of a parent or other person chosen by the client.
- 9) All records regarding contacts to cases of AIDS, AR6, or HIV infection, and all information collected in investigations of contacts to HIV infection shall be maintained until the Local Health Authority, Designated Agency or the Department is able to document that counseling has been provided to the contact or document that all attempts to locate the contact have been unsuccessful. In no case shall such records be maintained for a period to exceed six months. Such records shall be confidential and shall at all times be maintained in the same manner as those maintained for reported cases of AIDS ~~or~~ AR6. After six months, such records shall be destroyed completely by shredding or another form of obliteration. (See Section 693.100(c) and 77 Ill. Adm. Code 697.140).
 - c) For cases of syphilis, gonorrhea or chlamydia, the contact interview and investigation process shall include the following:
 - 1) Contact interview and investigation services shall be provided only by counselors who have completed a course of training which included instruction in the following:
 - A) The etiology and transmission of STDs,
 - B) The natural history and progression of STD infection,
 - C) High or increased risk behavior and activities, including patient profiles of persons at significant risk for acquiring STDs,
 - D) Methods for preventing and treating STD infection,
 - E) Principles and techniques of counseling, including demonstration of interviewing and counseling skills needed for epidemiologic management of STD patients, and critiqued role playing, and
 - F) Principles and techniques of contact investigation and referral.
 - 2) All persons diagnosed with early syphilis or

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antibiotic-resistant gonorrhea or any person treated for gonorrhea at a clinic of the Local Health Department shall be interviewed by the Local Health Authority, Designated Agency or the Department, where applicable. "Early syphilis" means primary, secondary or early latent syphilis of less than one year's duration.

- 3) All persons diagnosed with chlamydia and persons diagnosed with gonorrhea in the private medical sector shall be interviewed as resources permit and within the discretion of the Local Health Authority, Designated Agency or Department, where applicable.
- 4) All cases interviewed shall be asked to provide the names and any available identifying information on their sex contacts. Persons refusing to name their sex contacts shall be strongly encouraged to self-refer such contacts for testing and treatment, if necessary.
- 5) Those contacts determined by the counselor to be at significant risk of infection, based on high or increased risk behavior and activities shall be investigated.
- 6) Interviewing and counseling of STD cases and contacts shall be conducted in person, in a private manner, and shall be documented on epidemiologic records furnished by the Department.
- 7) Counselors shall follow the guidelines and standards described in Section 615.360(s) through (cc) of the Program Standards for Local Health Departments Program Standards Code (77 Ill. Adm. Code 615).
- 8) All records regarding cases of STDs, contacts to cases of STDs and all information collected in investigations and interviews pursuant to this Section shall be confidential, and shall at all times be maintained in the same manner as those maintained for reported cases of STDs.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 693.80 Isolation for AIDS and HIV

- a) When a Local Health Authority, Designated Agency or the Department, where applicable, knows or has reason to believe, because of medical or epidemiological information, that a person within its jurisdiction is a Noncompliant HIV Carrier, it shall initiate and document all reasonable efforts to obtain the voluntary cooperation of such person for appropriate counseling, education, and cessation of noncompliant behavior, and shall pursue court-ordered counseling as described in

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Section 693.509(b) of this Part.

- b) A "Noncompliant HIV Carrier," for purposes of this Section, means a person who knows or has reason to know that he or she is infected with HIV and is presently capable of infecting others, yet is engaging in conduct or activities which place others at risk of exposure to HIV infection, as demonstrated by one or more of the following:

- 1) Selling or donating blood, sperm, organs or other tissues or bodily fluids,
- 2) Attempting, offering or soliciting to engage in sexual activities of a nature likely to transmit HIV,
- 3) Engaging in sexual activities of a nature likely to transmit HIV,
- 4) Sharing intravenous drug needles with another person, or
- 5) Credible indicators of his or her intention or substantial likelihood to place others at risk of exposure to HIV infection, such as a reasoned statement of intent to perform a specific action in order to infect another person.

- c) If all attempts at voluntary cooperation have failed to the extent that the noncompliant individual continues to engage in conduct or activities which place others at risk of exposure to HIV infection, the Local Health Authority or Designated Agency when it determines that it has explored and exhausted all possible reasonable means to obtain compliance may request the Department to seek a court order, pursuant to Section 7(b) of the Act, for isolating such person into a restricted environment until such time as he or she has demonstrated a willingness and ability as shown by reported acts and statements of intention to refrain from behavior which places others at risk of exposure to HIV infection. The Department may also seek such a court order on its own initiative.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 693.140 Control Measures

- a) The STDs designated pursuant to this Part have the following incubation periods:

- 1) Syphilis: 10 to 90 days, usually 21 days,

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- 2) Gonorrhea: Usually 2 to 15 days, sometimes 30 days or longer,
- 3) Chlamydia: Unknown,
- 4) AIDS and-AR6: Unknown -- may be several months to several years,
- 5) HIV infection: Seroconversion usually occurs several weeks to six months after infection, sometimes one year or longer.

b) Disinfection

- 1) AIDS/HIV: Concurrent disinfection is required of equipment contaminated by blood, secretions and excretions;
- 2) Syphilitic infants: Cases with florid eruptions are infectious and appropriate precautions and disinfection procedures are required in accordance with CDC Guidelines for Isolation Precautions in Hospitals (See 77 Ill. Adm. Code 690.1000 (d)(1));
- 3) Other STDs: Concurrent disinfection of abnormal discharges and secretions is required.
- 4) "Disinfection" means the inactivation of potentially harmful microorganisms

c) Special precautions for AIDS and HIV Infection

- 1) Health care personnel and others who provide direct patient care providing care to persons with AIDS, or HIV infection in facilities such as hospitals, nursing homes, alcoholism treatment or mental health facilities, through outpatient home health services, shall observe those protective measures as described in the publication "Recommendations for Prevention of HIV Transmission in Health-Care Settings" (Centers for Disease Control, MMWR 1987, vol. 36, Suppl. no. 25, pages 3S-18S) and the "Joint Advisory Notice, Department of Labor/Department of Health and Human Services, HBV/HIV" Federal Register, Vol. 52, No. 210, pp. 41818-41823, October 30, 1987.
- 2) Persons with AIDS, AR6, HIV infection or increased risk of HIV infection are prohibited from donating blood, plasma, body organs, other tissues or sperm, except for the limited purposes of autologous transfusion, installation, transplantation or injection, or for medical research. Individuals with increased risk of HIV infection include:

- A) Persons who have signs and symptoms suggestive of AIDS

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(e.g. a combination of two or more of the following: unexpected weight loss of greater than 10% of body weight, chronic fever, chronic lymphadenopathy, night sweats or chronic diarrhea).

- B) Persons who have had sexual contact with HIV-infected persons,
- C) Males who have had sexual contact with a male anytime since 1977,
- D) Persons who have immigrated anytime since 1977 from countries where heterosexual activity is thought to play a major role in transmission of HIV infection, such as Central Africa and Haiti as recognized by the Centers for Disease Control,
- E) Persons who are, or have been, present or past drug users by self-injection,
- F) Hemophiliacs, or
- G) Current or former sexual partners of any of the above.

- 3) Blood and plasma collection centers, and organ, tissue and sperm banks shall advise prospective donors that persons with AIDS, AR6, HIV infection or increased risk of HIV infection shall not donate blood, plasma, body organs, other tissues or sperm, except for autologous or medical research purposes.

- 4) When a patient with AIDS, AR6, or HIV infection of any INFECTION OR COMMUNICABLE DISEASE THAT COULD BE TRANSMITTED THROUGH CONTACT WITH THE PERSON'S BODY OR BODY FLUIDS dies, THE BODY SHALL BE LABELED "INFECTIOUS HAZARD" OR WITH AN EQUIVALENT TERM TO INFORM ANY FUNERAL DIRECTOR, EMBALMER OR OTHER PERSON HAVING SUBSEQUENT CONTACT WITH THE BODY, TO TAKE SUITABLE PRECAUTIONS.

- A) If an equivalent term is used, it shall not include the words "AIDS", "Acquired Immunodeficiency Syndrome", "ARC", "AIDS-related complex", "HIV", "Human Immunodeficiency Virus", or other terms synonymous with AIDS, ARC or HIV. THE LABEL SHALL BE PROMINENTLY DISPLAYED ON AND AFFIXED TO THE OUTER WRAPPER OR COVERING OF THE BODY IF THE BODY IS COVERED OR WRAPPED IN ANY MANNER.

- B) WHEN DEATH OCCURS IN A HEALTH CARE FACILITY, THE ADMINISTRATOR SHALL DESIGNATE A STAFF MEMBER TO ASSURE

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RESPONSIBILITY FOR SUCH LABELING. IN ALL OTHER CASES, THE ATTENDING PHYSICIAN OR CORONER WHO CERTIFIES THE DEATH SHALL ASSUME RESPONSIBILITY FOR SUCH LABELING. (Section 6 of "AN ACT in relation to public health" (Ill. Rev. Stat. 1989², ch. 111 1/2, par. 22.04))

- 5) Providers of health care services to the following persons are encouraged to counsel the client or patient on the risks of HIV infection and offer testing for HIV infection, or refer the client or patient to an appropriate local public agency for this purpose:
 - A) Persons diagnosed with an STD, or attending an STD clinic,
 - B) Persons being treated for, or applying for treatment of drug addiction,
 - C) Women attending family planning programs or contemplating pregnancy, and
 - D) Persons with increased risk of HIV infection (See Section 693.140 (c) (2) (A) through (G) of this Part.)
- 6) When a child with AIDS, ARC or HIV infection attends school, the Guidelines for Management of Chronic Infectious Diseases in School Children should be observed.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

ILLINOIS RACING BOARD

NOTICE OF PROPOSED RULES

1. Heading of the Part: Harness Off-Track Stabling Rules2. Code Citation: 11 Ill. Adm. Code 13263. Section Numbers Proposed Action

1326.10	New Section
1326.20	New Section
1326.30	New Section
1326.40	New Section
1326.50	New Section
1326.60	New Section
1326.70	New Section
1326.80	New Section
1326.90	New Section

4. Statutory Authority: Ill. Rev. Stat. 1989, ch. 8, par. 37-9(b).

5. A complete description of the subjects and issues involved: This rulemaking establishes rules applicable to harness off-track stabling. It outlines the requirements necessary to operate an off-track stable for harness horses.

6. Will these proposed amendments replace emergency amendments currently in effect? No.7. Does this rulemaking contain an automatic repeal date? No.8. Do these proposed amendments contain incorporation by reference? No.9. Are there any other proposed amendments pending in this Part? No.10. Statement of Statewide Policy Objectives: Not applicable, no local governmental units will be required to increase expenditures.11. Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

All comments should be submitted in writing to:

Illinois Racing Board
Legal Department
100 West Randolph, Ste. 11-100
Chicago, Illinois 60601

The Illinois Racing Board will consider all written comments it receives within 30 days of the publication of this notice in the Illinois Register.

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NOTICE OF PROPOSED RULES

12. Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: 9/25/90
- B) Types of small business affected: None.
- C) Reporting, bookkeeping or other procedures required for compliance: Not applicable.
- D) Types of professional skills necessary for compliance: Not applicable.

The full text of the proposed amendment begins on the next page:

ILLINOIS REGISTER

ILLINOIS RACING BOARD

NOTICE OF PROPOSED RULES

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY
SUBTITLE B: HORSE RACING
CHAPTER 1: ILLINOIS RACING BOARD
SUBCHAPTER f: RULES AND REGULATIONS OF HARNESS RACING

PART 1326
HARNESS OFF-TRACK STABLING RULE

Section	Definitions
1326.10	Filing for Permission to Operate
1326.20	Time Limitation
1326.30	Jurisdiction of the Board
1326.40	Registration With Racing Secretary Required
1326.50	Who May Apply
1326.60	Licensing of Facility and Personnel
1326.70	Board Rules and Regulations Apply
1326.80	Criteria for Approval
1326.90	

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1989, ch. 8, par. 37-9(b)).

SOURCE: Adopted at 14 Ill. Reg. _____, effective _____.

Section 1326.10 Definitions

"Off-track stabling" means any farm, any Illinois racetrack not licensed by the Board in the current calendar year, or any other location designated and approved for the purpose of stabling horses to be raced at a racetrack under the jurisdiction of the Board. The grounds of organization licensees in Illinois and recognized meetings in other jurisdictions shall not be considered off-track stabling.

"Lessee" means any person or persons who lease the entire premises and shall not apply to the leasing of the stalls only.

Section 1326.20 Filing for Permission to Operate

Permission to operate an off-track stabling facility shall be obtained by first filing at the Board's central office an application in a form prescribed by the Board.

Section 1326.30 Time Limitation

Approval of off-track stabling shall be applicable for one calendar year and must be renewed each year.

ILLINOIS RACING BOARD

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Section 1326.40 Jurisdiction of the Board

Any area approved by the Board as off-track stabling shall be considered an extension of on-track stabling and will come under the jurisdiction of the Board and the stewards.

Section 1326.50 Registration With Racing Secretary Required

Any horse stabled at Board-approved off-track stabling must be registered with the Racing Secretary before that horse's entry will be accepted.

Section 1326.60 Who May Apply

Application for approval of facilities for off-track stabling shall be made by the owner or lessee of the premises. A copy of the lease shall be provided with the application filed with the Board.

Section 1326.70 Licensing of Facility and Personnel

Off-track stabling facilities shall be considered vendors and shall be subject to all relevant licensing rules. All stable personnel employed at off-track stabling facilities shall be licensed.

Section 1326.80 Board Rules and Regulations Apply

Off-track stabling shall be subject to Board rules and regulations except that:

- a) The Illinois Race Track Rules for Fire Safety (11 Ill. Adm. Code 403) shall not be applicable; however, an off-track stabling facility shall be reasonably equipped for fire safety.
- b) The sanitation rules for employee living quarters shall not be applicable.

Section 1326.90 Criteria for Approval

Facilities for off-track stabling must be suitable for developing and bringing a horse to racing fitness, and this determination shall be made by an inspector of the facilities who shall be designated by the Board or the Board of Stewards. Criteria for determining suitability shall

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NOTICE OF PROPOSED RULES

include, but not be limited to, the following:

- a) An area for exercising or training;
- b) An adequate water supply;
- c) An adequate method of manure and rubbish removal;
- d) A comfortable, well lighted and properly ventilated barn;
- e) Accessibility to a veterinarian.

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NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Licensing of Participants

2) Code Citation: 11 Ill. Adm. Code 1408

3) Section Numbers Proposed Action

1408.84

Amendment

4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 8, par. 37-9(b).

5) A complete description of the subjects and issues involved: This rulemaking deletes references to old rule citations. It also cross references the current financial responsibility rule.

6) Will these proposed amendments replace emergency amendments currently in effect? No.

7) Does this rulemaking contain an automatic repeal date? No.

8) Do these proposed amendments contain incorporation by reference? No.

9) Are there any other proposed amendments pending in this Part? No.

10) Statement of Statewide Policy Objectives: Not applicable, no local governmental units will be required to increase expenditures.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

All comments should be submitted in writing to:

Illinois Racing Board
Legal Department
100 West Randolph, Ste. 11-100
Chicago, Illinois 60601

The Illinois Racing Board will consider all written comments it receives within 30 days of the publication of this notice in the Illinois Register.

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: 9/25/90

B) Types of small business affected: None.

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C) Reporting, bookkeeping or other procedures required for compliance: Not applicable.

D) Types of professional skills necessary for compliance: Not applicable.

The full text of the proposed amendment begins on the next page:

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY
SUBTITLE B: HORSE RACING
CHAPTER I: ILLINOIS RACING BOARD
SUBCHAPTER g: RULES AND REGULATIONS OF HORSE RACING
(THOROUGHBRED)

PART 1408
LICENSING OF PARTICIPANTS

Section	
1408.10	Participants Must Be Licensed (Repealed)
1408.20	Application for License (Repealed)
1408.30	Form of Application (Repealed)
1408.40	Revocation of License (Repealed)
1408.50	Who Shall be Licensed (Repealed)
1408.54	Responsibility of Employer on Discharge of Employee
1408.57	Responsibility of Employee When Discharged (Repealed)
1408.60	Possession of Credentials
1408.70	Persons Barred (Repealed)
1408.80	Denial of License a Ruling (Repealed)
1408.84	Financial Responsibility (Repealed)
1408.87	Worker's Compensation (Repealed)
1408.90	Revocation of License
1408.100	Unauthorized Use of Credentials
1408.110	Authorized Agents (Owners) (Repealed)
1408.120	Authorized Agents (Trainers) (Repealed)
1408.130	Jockey Agents (Repealed)
1408.135	Agent Fees (Repealed)
1408.140	Veterinarians (Repealed)
1408.145	Owning Horses (Repealed)
1408.150	Rules of Employment and Payment of Fines
1408.160	Payment (Repealed)
1408.170	Duration of License (Repealed)
1408.180	New Riders (Repealed)
1408.190	Probationary Permit

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1989, ch.8, par. 37-9(b)).

SOURCE: Published in Rules and Regulations of Horse Racing, (original date not cited in publication); codified at 5 Ill. Reg. 10970; and ended at 7 Ill. Reg. 1427, effective January 24, 1983; amended at 11 Ill. Reg. 20209, effective December 31, 1987; amended at 14 Ill. Reg. _____, effective _____.

Section 1408.90 Revocation of License

The Illinois Racing Board shall have the power to rule off or suspend any licensee or revoke the license of any licensee for any of the reasons as set forth in the Rules and Regulations, including the provisions of ~~rule 87A/11/111/Kdm/06de/8edfioh/1408184~~ Section 1303.70 (11 Ill. Adm. Code 1303.70)) "Financial Responsibility". ~~Ad/rule/87B/11/111/Kdm/06de/8edfioh/1408.87)/wdrktf/8/06dpdhd416h.~~"

(Source: Amended at 14 Ill. Reg. _____, effective _____)

DEPARTMENT OF STATE POLICE

DEPARTMENT OF STATE POLICE

NOTICE OF PROPOSED RULES

NOTICE OF PROPOSED RULES

1) Heading of Part: Drug Asset Forfeiture Procedure Act

2) Code Citation: 20 Ill. Adm. Code 1225

3) Section Numbers:

1225.10

1225.20

1225.30

1225.40

1225.50

Proposed Action:

New Section

New Section

New Section

New Section

New Section

4) Statutory Authority: Implementing and authorized by the Drug Asset Forfeiture Procedure Act (P.A. Act 86-1382, effective September 10, 1990) and authorized by Section 55a of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 55a).

5) A Complete Description of the Subjects and Issues Involved: The Illinois Drug Asset Forfeiture Procedure Act describes the process for the seizure and forfeiture of property under the cannabis and controlled substances laws. These rules describe the specific procedures and responsibilities for implementing this process.

6) Will this proposed rule replace an emergency rule currently in effect?
Yes.

7) Does this rulemaking contain an automatic repeal date? No.

8) Does this proposed rule contain incorporations by reference? No.

9) Are there any other proposed amendments pending on this Part? No.

10) Statement of Statewide Policy Objectives: If a local law enforcement agency or prosecutor chooses to seize property for the purpose of forfeiture under the Drug Asset Forfeiture Procedure Act, these rules require the seizing agency to maintain the property until the forfeiture is complete. It is anticipated that this expense shall be more than compensated by the eventual distribution of the proceeds of the forfeiture.

11) Time, place, and manner in which interested persons may comment on this proposed rulemaking: Within 14 days of the date of publication of this Notice, any interested person may request the opportunity to submit comments, data, views, or argument regarding the proposed rules. The request and submissions must be in writing and directed to: Mr. James W. Redlich, Legal Advisor, Illinois State Police, 103 Armory Building, P.O. Box 19461, Springfield, Illinois 62794-9461, 217/782-7658.

The Department will consider any written submissions or comments if the request to comment is mailed within 14 days of the date of publication of this Notice and is received in writing by the Department within 30 days of the date of publication of this Notice.

12) Initial Regulatory Flexibility Analysis: This rulemaking has no effect on small businesses.

The full text of the Proposed Rules begin on the next page:

DEPARTMENT OF STATE POLICE

NOTICE OF PROPOSED RULES

TITLE 20: CORRECTIONS, CRIMINAL JUSTICE AND LAW ENFORCEMENT
CHAPTER II: DEPARTMENT OF STATE POLICE

PART 1225

DRUG ASSET FORFEITURE PROCEDURE ACT

SUBPART A: PROMULGATION

Section
1225.10 Purpose
1225.20 Definitions

SUBPART B: PROCEDURES AND RESPONSIBILITIES

Section
1225.30 Seizure Notice
1225.40 Disposition of Seized Property Before Forfeiture
1225.50 Disposition of Seized Property After Forfeiture

AUTHORITY: Implementing and authorized by the Drug Asset Forfeiture Procedure Act (P.A. 86-1382, effective September 10, 1990) and authorized by Section 55a of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 55a).

SOURCE: Adopted at ___ Ill. Reg. ___, effective ____.

SUBPART A: PROMULGATION

Section 1225.10 Purpose

The purpose of this Part is to provide requirements and procedures for the seizure and forfeiture of property under the Drug Asset Forfeiture Procedure Act.

Section 1225.20 Definitions

Unless specified otherwise, all terms shall have the meaning set forth in the Drug Asset Forfeiture Procedure Act (P.A. 86-1382, effective September 10, 1990). For purpose of this Part, the following additional definitions apply:

"Act" means the Drug Asset Forfeiture Procedure Act (P.A. 86-1382, effective September 10, 1990).

"Cannabis Control Act" means the Illinois Cannabis Control Act (Ill. Rev. Stat. 1989, ch. 56 1/2, par. 701 et seq.) as amended by P.A. 86-1382, effective September 10, 1990.

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"Conveyance" means any vehicle, aircraft, or vessel.

"Director" means the Director of the Department of State Police or the designee of the Director of the Department of State Police.

"Illinois Controlled Substances Act" means the Illinois Controlled Substances Act (Ill. Rev. Stat. 1989, ch. 56 1/2, pars. 1100 et seq.) as amended by P.A. 86-1382, effective September 10, 1990.

"Notice/Inventory Form" means a form (or a copy of the form) supplied by the Department of State Police to be used to provide notice of seizure to the Director.

"Seized property" means any property, money, or other asset seized for the purpose of forfeiture under the Act.

"Seizing agency" means the agency primarily responsible for a particular seizure.

SUBPART B: PROCEDURES AND RESPONSIBILITIES

Section 1225.30 Seizure Notice

a) Any entity that seizes property for the purpose of forfeiture under the Act shall, within 30 days of the seizure, provide notice of the seizure to the Director. The Director may extend the 30-day period if it is determined that the seizing agency has made a good faith effort to promptly provide notice.

b) Notice shall be provided by mailing a completed Notice/Inventory Form, together with the agency's reports relating to the seizure, to the address indicated on the form.

c) The completed Notice/Inventory Form shall include, but is not limited to, the following information:

- 1) The date, location, and county of the seizure;
- 2) The name (including unit description), address, contact person, and telephone number of the seizing agency;
- 3) The name and address of the person from whom the property was seized;
- 4) The description of the property seized;

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- A) For conveyances, the description shall include the year, make, model, vehicle identification number, storage location, and estimated value;
- B) For other personal property, the description shall include a narrative description, serial numbers (and any other identifying numbers, such as model numbers), storage location, and estimated value;
- C) For real property, the description shall include the address, the legal description, and estimated value;
- 5) The name and address of the registered owner of any conveyance seized;
- 6) The names and addresses of all lien holders with respect to any property seized;
- 7) The names of any other agencies involved in the case.
- d) Filing the Notice/Inventory Form with the Director shall satisfy the notice-of-seizure requirements found at Section 12(d) of the Cannabis Control Act and Section 505(d) of the Illinois Controlled Substances Act.

Section 1225.40 Disposition of Seized Property Before Forfeiture

- a) Unless an alternative arrangement is ordered in writing by the Director, seized property shall be kept in the possession of the seizing agency until forfeiture proceedings are completed.
- b) The agency in possession of seized property shall take whatever action is necessary to ensure the seized property is secured and maintained in such a way so as not to be reduced in value. All costs related to the possession of the seized property prior to forfeiture shall be the responsibility of the agency in possession of the property. This provision applies to both real property and personal property.
- c) Seized property that is evidence in a criminal proceeding shall be kept by the seizing agency in the same manner other evidence is maintained by that agency.
- d) The Director shall be notified any time seized property is disposed of by means other than forfeiture.

DEPARTMENT OF STATE POLICE
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Section 1225.50 Disposition of Seized Property After Forfeiture

- a) Property forfeited under the Act shall be sold by the Director except in the following circumstances:
 - 1) Law requires the property to be destroyed; or
 - 2) The property is harmful to the public; or
 - 3) The seizing agency or the prosecutor responsible for the forfeiture requests in writing that the Director return the property to the agency or prosecutor; and
- A) The returned property would be used for the enforcement of laws relating to cannabis or controlled substances; and
- B) The Director finds that return of the property to the agency or prosecutor would be more effective in the enforcement of laws relating to cannabis and controlled substances than would the distribution of proceeds of the sale of the property; and
- C) If more than one agency participated in the seizure, the Director may require agreement among the participating agencies that return of the property to a particular agency or prosecutor is appropriate.
- b) Real property may be returned to a seizing agency to be used for the enforcement of laws relating to cannabis and controlled substances. The agency in possession of forfeited real property shall maintain all records related to the use and possession of the property. These records shall be available for inspection by the Director on request.
- c) In the event real property returned to a seizing agency is sold by the seizing agency, the proceeds of that sale shall be returned to the Director for distribution in accordance with this Part. Forfeited real property shall not be sold for less than fair market value.
- d) All money forfeited and the proceeds of the sale of forfeited property shall be distributed by the Director in the percentages indicated at Section 12(g) of the Cannabis Control Act and Section 505(g) of the Illinois Controlled Substances Act.

NOTICE OF PROPOSED RULES

e) In the event more than one agency participated in the law enforcement effort resulting in the forfeiture, the distribution among the agencies shall bear a reasonable relationship to the degree of participation by each agency. In making this determination, the Director shall consider:

- 1) The extent to which each agency contributed information that led to the seizure, and the resources expended by each agency to develop that information;
- 2) The extent to which each agency contributed unique or specialized assistance to the law enforcement effort resulting in the forfeiture;
- 3) The extent to which each agency located and identified particular assets eligible for seizure and forfeiture;
- 4) The extent to which each agency contributed general agency resources for the investigation, seizure, and forfeiture process.

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part:
PUBLIC INFORMATION, RULEMAKING AND ORGANIZATION
- 2) Code Citation: 2 Ill. Adm. Code 1500
- 3) Section Numbers:
1500.20 Amendment
1500.60 Amendment
1500.120 Amendment
1500.240 Amendment
1500.250 Amendment
Appendix A
Adopted Action:
Amendment
Amendment
Amendment
Amendment
Amendment
4) Statutory Authority:
Section 3.01 of the Illinois Abandoned Mined Lands and Water Reclamation Act (Ill. Rev. Stat. 1989, Ch. 96½, par. 8003.01).
- 5) Effective Date of Amendments: September 28, 1990
- 6) Does this rulemaking contain an automatic repeal date?
No.
- 7) Do the amendments contain incorporations by reference?
No.
- 8) Date filed in Agency's Principal Office: September 28, 1990
- 9) Notices of Proposal Published in Illinois Register:
N/A. (See Section 4.01 of the Illinois Administrative Procedure Act.)
- 10) Has JCAR issued a Statement of Objection to these amendments?
N/A. (See Section 4.01 of the Illinois Administrative Procedure Act.)
- 11) Difference(s) between proposal and final version:
N/A.

ABANDONED MINED LANDS RECLAMATION COUNCIL

NOTICE OF ADOPTED AMENDMENTS

- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR?

N/A.

- 13) Will the amendments replace emergency amendments currently in effect?

No.

- 14) Are there any amendments pending on this Part:

No.

- 15) Summary and Purposes of Amendments:

The amendments reflect changes of address, updated statutory citations, and changes in organizational structure.

- 16) Information and questions regarding the adopted amendments shall be directed to:

Kevin H. Kahl
Legal Counsel
AML Reclamation Council
928 South Spring Street
Springfield, Illinois 62704
217/782-0588

The full text of the Adopted Amendments begins on the next page:

ABANDONED MINED LANDS RECLAMATION COUNCIL

NOTICE OF ADOPTED AMENDMENTS

TITLE 2: GOVERNMENTAL ORGANIZATION
SUBTITLE E: MISCELLANEOUS STATE AGENCIES
CHAPTER I: ABANDONED MINED LANDS RECLAMATION COUNCIL

PART 1500

PUBLIC INFORMATION, RULEMAKING AND ORGANIZATION

SUBPART A: PUBLIC INFORMATION

Section	
1500.10	Applicability and Scope
1500.20	Definitions
1500.30	Council Meetings
1500.40	Land Designation, Acquisition, and Disposition
1500.50	Other Public Meetings
1500.60	Public Requests and Submissions
1500.70	Publications

SUBPART B: RULEMAKING

Section	
1500.100	Applicability
1500.110	Proposals
1500.120	Council Action
1500.130	Emergency Rules

SUBPART C: ORGANIZATION

Section	
1500.200	Applicability
1500.210	Organization Chart
1500.220	Council
1500.230	Executive Director
1500.240	Council Staff
1500.250	Number and Location of Offices

Appendix A Abandoned Mined Lands Reclamation Council Organization Chart

AUTHORITY: Implementing Section 4.01 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. ~~1983~~, 1989, ~~ehr~~ Ch. 127, par. 1004.01) and authorized by Section 3.01 of the Illinois Abandoned Mined Lands and Water Reclamation Act (Ill. Rev. Stat. ~~1983~~, 1989, ~~ehr~~ Ch. 96 $\frac{1}{2}$, par. 8003.01).

SOURCE: Adopted at 8 Ill. Reg. 11286, effective June 26, 1984; amended at 10 Ill. Reg. 1903, effective January 20, 1986; amended at 14 Ill. Reg. 16854, effective September 28, 1990.

ABANDONED MINED LANDS RECLAMATION COUNCIL

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Section 1500.20 Definitions

"Council" means the Abandoned Mined Lands Reclamation Council.

"FOIA" means the Freedom of Information Act, P.A. 83-1013, effective July 1, 1984, (Ill. Rev. Stat. ~~1983~~, 1989, ~~Ch. 116~~, Ch. 116, pars. 201 et seq.).

"State Act" means the Abandoned Mined Land and Water Reclamation Act, P.A. 81-1020, (Ill. Rev. Stat. ~~1983~~, 1989, ~~Ch. 96~~, Ch. 96, pars. 8001.01 et seq.).

"State Plan" or "State Reclamation Plan" means the Illinois State Reclamation Plan for Abandoned Mined Lands submitted and approved pursuant to Title IV of the Federal Surface Mining Control and Reclamation Act of 1977, (30 U.S.C. 1201 et seq.).

(SOURCE: Amended at 14 Ill. Reg. 16854, effective September 28, 1990.)

Section 1500.60 Public Requests and Submissions

a) Requests for Information

Verbal requests for information and written requests for information other than as provided for in the Freedom of Information Act (P.A. 83-1013, ~~Supp. to~~ Ill. Rev. Stat. ~~1983~~, 1989, ~~Ch. 116~~, Ch. 116, pars. 201 et seq.), shall be handled as expeditiously as possible. However, the required response times and the appeal procedure contained in the FOIA and the rules in the following subsection do not apply.

b) Public Requests Pursuant to Freedom of Information Act

1) Any person may submit a written request to inspect or copy public records in accordance with the FOIA. The request should identify or describe the public records or information contained therein. Information requested concerning specific Abandoned Mined Lands (AML) projects should be referenced by county and project location. The requestor should state whether the request is for inspection of public records, copies of public records, or both.

A) All requests should be directed to:

Executive Director
Abandoned Mined Lands Reclamation Council
~~First Floor, Alsine Building~~ 928 S. Spring St.
~~160-North First Street~~
Springfield, IL 62704

ABANDONED MINED LANDS RECLAMATION COUNCIL

NOTICE OF ADOPTED AMENDMENTS

B) The Executive Director may delegate the response to Council Staff familiar with, or having responsibility for, the information requested.

2) The Executive Director, or designated Council Staff personnel, shall respond to a written request within seven working days from receipt of the request. The time for response may be extended for up to seven additional working days for any of the reasons provided in Section 3(d) of the FOIA. Notice of any extension shall be provided within the original seven working days and shall state the reasons why the extension is necessary.

3) A) The Council may charge fees reasonably calculated to reimburse the Council's actual cost for reproducing and certifying public records and for the use, by any person, of the equipment to copy records. A schedule of such fees shall be available upon request at the Council's offices.

B) The Council shall require payment of any charges due prior to providing copies of public records.

4) If any request, or part thereof is denied, the denial shall be accompanied by, or include, notice of the requestor's right to appeal, and an explanation for the procedures for appeal, pursuant to the FOIA. Failure to respond to a written request within seven working days may be considered by the requestor as a denial.

5) The following materials shall be made available at all Council offices upon request, beginning July 1, 1984.

A) A brief description of the organizational structure and budget of the Council.

B) A brief description of the means for requesting information and public records.

C) A list of types and categories of public records maintained by the Council.

c) Public Submissions

Any interested person may submit information and comments regarding AML programs, projects, and Council activities to:

ABANDONED MINED LANDS RECLAMATION COUNCIL

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NOTICE OF ADOPTED AMENDMENTS

Executive Director
Abandoned Mined Lands Reclamation Council
~~First-Flory-Alsina-Building~~ 928 S. Spring St.
~~100-North-First-Street~~
Springfield, IL 62704 62704

(SOURCE: Amended at 14 Ill. Reg. 16854, effective September 28, 1990.)

Section 1500.120 Council Action

- a) After reviewing the proposal and considering any evidence or comments presented at the meeting, the Council may take immediate action to approve or reject the proposal.
- b) When the Council determines that additional time should be allowed for public comment, the Council shall provide reasonable additional time for interested persons to present oral or written testimony before taking final action on the proposal.
- c) After full consideration of all oral or written comments, the Council shall take action at its next meeting to formally adopt or reject the proposal.
- d) If the Council approves a proposal for enactment, amendment, or repeal of a rule, the Executive Director shall be directed to submit the rule to the Secretary of State in accordance with the provisions of the Illinois Administrative Procedure Act, (Ill. Rev. Stat. 1983, 1989, ch. 127, pars. 1001 et seq.).

(SOURCE: Amended at 14 Ill. Reg. 16854, effective September 28, 1990.)

Section 1500.240 Council Staff

The Council Staff consists of Special Advisors to the Executive Director and five four sections which include Emergency and Subsidence, ~~Grant-Administration-and-Accounting--Secretarial-and-Gierkeat~~ Administrative Services, Design and Reclamation, and ~~Planning-and-Reality~~ Planning and Technical Services.

- a) Special Advisors
Special Advisors to the Executive Director may include an Assistant Director, Legal Advisors, Public Information Officers, a Contracts Officer and such others as determined necessary to meet the needs of the program.

ABANDONED MINED LANDS RECLAMATION COUNCIL

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NOTICE OF ADOPTED AMENDMENTS

- b) Emergency and Subsidence

This section is responsible for responding to emergency situations relating to abandoned mines and all mine subsidence activities.

- c) ~~Grant-Administration-and-Accounting~~ Administrative Services

This section is responsible for fiscal administration of federal grant funds and all accounting functions, and for providing secretarial, clerical, receptionist and word processing services.

- d) ~~Secretarial-and-Gierkeat~~

~~This-section-is-responsible-for-providing-secretarial-and-cleat receptionist-and-word-processing-services~~

- e) Design and Reclamation

This section is responsible for designing and supervising construction of reclamation projects.

- f) Planning and Realty Technical Assistance

This section is responsible for identifying and planning sites for reclamation and the performance of realty work necessary to the program.

(SOURCE: Amended at 14 Ill. Reg. 16854, effective September 28, 1990.)

Section 1500.250 Number and Location of Offices

The Council maintains its principal office at ~~100-North-First-Street~~, 928 S. Spring St., Springfield, Illinois 62704. The Council also maintains a Southern Illinois field office at ~~1305-North-Street-Route-67-Nex-554~~, 2001 Industrial Park Road, Marion, Illinois 62959. In addition, the Emergency and Subsidence section has an office located on the Southern Illinois University - Edwardsville campus, Box 454, 1459, Building 3 - Room 1319B, Edwardsville, Illinois 62025, 62026.

(SOURCE: Amended at 14 Ill. Reg. 16854, effective September 28, 1990.)

ABANDONED MINED LANDS RECLAMATION COUNCIL

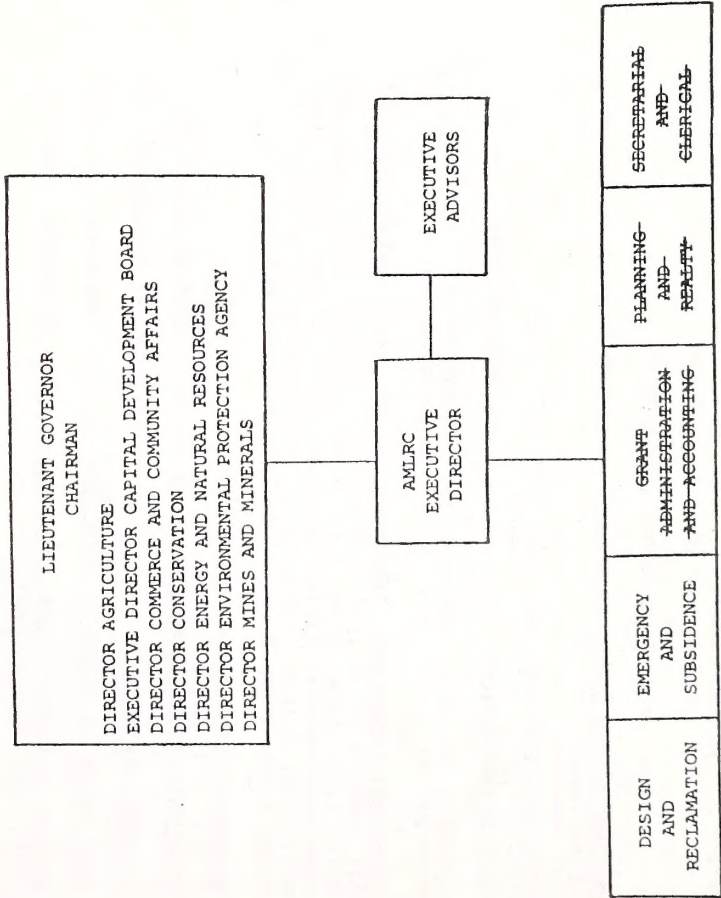
NOTICE OF ADOPTED AMENDMENTS

SECTION 1500.APPENDIX A

ABANDONED MINED LANDS RECLAMATION COUNCIL ORGANIZATION CHART

Abandoned Mined Lands Reclamation Council

Organization Chart



(SOURCE: Amended at 14 Ill. Reg. 16854, effective September 28, 1990.)

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DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

1) HEADING OF THE PART: Sport Fishing Regulations for the Waters of Illinois

2) CODE CITATION: 17 Ill. Adm. Code 810

3) SECTION NUMBERS: ADOPTED ACTION:

810.30 Amendments
810.40 Amendments

4) STATUTORY AUTHORITY: Implementing and authorized by Sections 1.4, 1.5, 1.10, 2.1, 3.1, 3.2, 3.3, 3.4, 3.5, 3.6, 3.7, 3.9, 3.10, 3.12, 3.14, 3.18, 3.19, 4.11, 5.1, 5.7, and 6.1 of the Fish Code of 1971 (Ill. Rev. Stat. 1989, ch. 56, pars. 1.4, 1.5, 1.10, 2.1, 3.1, 3.2, 3.3, 3.4, 3.5, 3.6, 3.7, 3.9, 3.10, 3.12, 3.14, 3.18, 3.19, 4.11, 5.1, 5.7, and 6.1).

5) EFFECTIVE DATE OF AMENDMENTS: October 1, 1990

6) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No

7) DO THESE AMENDMENTS CONTAIN INCORPORATIONS BY REFERENCE? No

8) DATE FILED IN AGENCY'S PRINCIPAL OFFICE: September 25, 1990

9) NOTICE OF PROPOSAL PUBLISHED IN ILLINOIS REGISTER: June 22, 1990, 14 Ill. Reg. 9634

10) HAS JCAR ISSUED A STATEMENT OF OBJECTIONS TO THESE RULES: No

11) DIFFERENCES BETWEEN PROPOSAL AND FINAL VERSION:

In Section 810.40(c)(2)(B)(v), "Dawson Lake and Ponds", "McLean" was spelled incorrectly.

12) HAVE ALL THE CHANGES AGREED UPON BY THE AGENCY AND JCAR BEEN MADE AS INDICATED IN THE AGREEMENT LETTER ISSUED BY JCAR? Yes

13) WILL THESE AMENDMENTS REPLACE AN EMERGENCY RULE (AMENDMENT, REPEALER) CURRENTLY IN EFFECT? No

14) ARE THERE ANY AMENDMENTS PENDING ON THIS PART? No

15) SUMMARY AND PURPOSE OF AMENDMENTS: Site specific language for the taking of crappie in Lake Jacksonville was added in Section 810.40. Additional changes include adding a site in Section 810.40 and adding a location to an existing site in Section 810.30.

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DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

16) INFORMATION AND QUESTIONS REGARDING THESE ADOPTED AMENDMENTS SHALL BE DIRECTED TO:

Jack Price
Department of Conservation
524 S. Second Street, Room 485
Springfield, IL 62701-1787

THE FULL TEXT OF THE ADOPTED AMENDMENTS BEGINS ON THE NEXT PAGE:

DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

TITLE 17: CONSERVATION
CHAPTER I: DEPARTMENT OF CONSERVATION
SUBCHAPTER b: FISH AND WILDLIFE

PART 810

SPORT FISHING REGULATIONS FOR THE WATERS OF ILLINOIS

Section	Sale of Fish and Fishing Seasons
810.10	Snagging
810.20	Pole and Line Fishing Only
810.30	Daily Catch and Size Limits
810.40	Bait Fishing
810.50	Bullfrogs
810.60	Free Fishing Days
810.70	Emergency Protective Regulations
810.80	Tagged Fishing Tournament Permit
810.90	Bed Protection
810.100	

AUTHORITY: Implementing and authorized by Sections 1.4, 1.5, 1.10, 2.1, 3.1, 3.2, 3.3, 3.4, 3.5, 3.6, 3.7, 3.9, 3.10, 3.12, 3.14, 3.18, 3.19, 4.11, 5.1, 5.7, and 6.1 of the Fish Code of 1971 (Ill. Rev. Stat. 1989, ch. 56, pars. 1.4, 1.5, 1.10, 2.1, 3.1, 3.2, 3.3, 3.4, 3.5, 3.6, 3.7, 3.9, 3.10, 3.12, 3.14, 3.18, 3.19, 4.11, 5.1, 5.7, and 6.1)

SOURCE: Adopted at 5 Ill. Reg. 751, effective January 8, 1981; codified at 5 Ill. Reg. 10647; amended at 6 Ill. Reg. 342, effective December 23, 1981; amended at 6 Ill. Reg. 7411, effective June 11, 1982; amended at 7 Ill. Reg. 209, effective December 22, 1982; amended at 8 Ill. Reg. 1564, effective January 23, 1984; amended at 8 Ill. Reg. 16769, effective August 30, 1984; amended at 9 Ill. Reg. 2916, effective February 26, 1985; emergency amendments at 9 Ill. Reg. 3825, effective March 13, 1985, for a maximum of 150 days; emergency expired August 10, 1985; amended at 9 Ill. Reg. 6181, effective April 24, 1985; amended at 9 Ill. Reg. 14291, effective September 5, 1985; amended at 10 Ill. Reg. 4835, effective March 6, 1986; amended at 11 Ill. Reg. 4638, effective March 10, 1987; amended at 12 Ill. Reg. 5306, effective March 8, 1988; emergency amendments at 12 Ill. Reg. 6981, effective April 4, 1988, for a maximum of 150 days; emergency expired September 1, 1988; emergency amendments at 12 Ill. Reg. 10525, effective June 7, 1988, for a maximum of 150 days; emergency expired November 4, 1988; amended at 12 Ill. Reg. 15982, effective September 27, 1988; amended at 13 Ill. Reg. 8419, effective May 19, 1989; emergency amendments at 13 Ill. Reg. 12643, effective July 14, 1989, for a maximum of 150 days; emergency expired December 11, 1989; emergency amendments at 13 Ill. Reg. 14085, effective September 4, 1989, for

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a maximum of 150 days; emergency expired February 1, 1990; emergency amendments at 13 Ill. Reg. 15118, effective September 11, 1989, for a maximum of 150 days; emergency expired February 8, 1990; amended at 14 Ill. Reg. 6164, effective April 17, 1990; emergency amendments at 14 Ill. Reg. 6865, effective April 17, 1990, for a maximum of 150 days; emergency expired September 19, 1990; amended at 14 Ill. Reg. 8588, effective May 21, 1990; amended at 14 Ill. Reg. 16863, effective October 1, 1990.

Section 810.30 Pole and Line Fishing Only

Anglers must not use more than 2 poles and each pole must not have more than 2 hooks or lures attached while fishing in the following waters, except as indicated, and except that legal size cast nets, (in accordance with Section 810.50(a)(1)) shad scoops, and minnow seines may be used to obtain shad, minnows, and crayfish to use as bait, provided that they are not sold:

Argyle Lake, Argyle Lake State Park, McDonough County

Ashley Reservoir, City of Ashley, Washington County

Baldwin Lake, Baldwin Lake Conservation Area, Randolph and St. Clair Counties

Banner Marsh Lakes and Ponds, Banner Marsh State Fish and Wildlife Area, Peoria and Fulton Counties, except that carp, buffalo, suckers and gar may be taken by bow and arrow devices or spears during May and June

Beall Woods Lake, Beall Woods Conservation Area, Wabash County

Beaver Dam Lake, Beaver Dam State Park, Macoupin County

Borah Lake, City of Olney, Richland County

Canton Lake, City of Canton, Fulton County

Cedar Lake, U.S. Forest Service and City of Carbondale, Jackson County

Charleston Lower Channel Lake, City of Charleston, Coles County

Charleston Side Channel Lake, City of Charleston, Coles County

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Charlie Brown Park Lake and Pond, City of Flora, Clay County

Citizen's Lakes (North and South), City of Monmouth, Warren County

Clinton Lake, Clinton Lake State Recreation Area, DeWitt County, except that sport fishermen will be allowed to use trot lines, jug fishing and bank poles in the portions of the impoundment that lie north of the Davenport Bridge and northeast of the Parnell Bridge

Coleta Trout Ponds, State of Illinois, Whiteside County

Cook County Forest Preserve District Lakes (Arrowhead Lake, Axehead Lake, Beck Lake, Belleau Lake, Belly Deep Slough, Big Bend Lake, Bode Lake, Bullfrog Lake, Busse Lake, Cermak Quarry, Deer Grove Lake, Flatfoot Lake, Green Lake, Horsetail Lake, Ida Lake, Joe's Pond, Maple Lake, McGinnis Slough, Midlothian Reservoir, Papoose Lake, Potawatomi Lake, Powderhorn Lake, Saganashkee Slough, Sag Quarry East, Sag Quarry West, Schiller Pond, Skokie Lagoons, Tampier Lake, Tuma Lake, Turtlehead Lake and Wampum Lake), Cook County

Coulterville City Lake, City of Coulterville, Randolph County

Crab Orchard Lake, Crab Orchard National Wildlife Refuge, Williamson County, except that sport fishermen will be allowed to use trot lines, bank poles and jugs, and except that the use and aid of underwater breathing devices for the purpose of taking channel catfish and flathead catfish is prohibited

Crawford County Conservation Area Ponds, Crawford County

Dawson Lake and Park Ponds, Moraine View State Park, McLean County

Decatur Park District Ponds, City of Decatur, Macon County

Defiance, Tomahawk, Warrior and Wilderness Lakes, Moraine Hills State Park, McHenry County

Devil's Kitchen Lake, U.S. Fish and Wildlife Service,

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Williamson County

Dolan Lake, Hamilton County Conservation Area, Hamilton County

Donut Lake, Palatine Park District, Cook County

Dutchman Lake, Shawnee National Forest, Johnson County

East Fork Lake, City of Olney, Richland County

Ferne Clyffe Lake, Ferne Clyffe State Park, Johnson County

Fitch and Bond Lake, Canton Park District, Fulton County

Forbes Lake and Ponds, Stephen A. Forbes State Park, Marion County except that carp, buffalo, and bowfin may be taken by pitchfork, bow and arrow devices and gigs

Forest Park Lagoon, City of Shelbyville, Shelby County

Fox Ridge Lake, Fox Ridge State Park, Coles County

Frank Holten Lakes, Frank Holten State Park, St. Clair County

Franklin Creek in Franklin Creek State Natural Area, except that all fishing is prohibited in any area from Mondays Bridge upstream to the State property line east of headquarters, and in an area from a point 300' upstream of trail marker 0, upstream to trail marker 4.

Gale Lake, Village of East Galesburg, Knox County

Gillespie Old City Lake, City of Gillespie, Macoupin County

Gladstone Lake, Henderson County Conservation Area, Henderson County

Heidecke Lake State Fish and Wildlife Area, Grundy County

Hennepin Canal and Feeder Canal, Hennepin Canal Parkway State Park, Bureau, Henry, Rock Island, and Whiteside Counties, except that jug fishing is permitted from the hours of sunset to sunrise, and except that carp and buffalo may be taken by bow and arrow devices during May

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and June. All jugs must have owner's/user's name and complete address affixed.

Hidden Springs State Forest Ponds, Shelby County

Homer Lake, Champaign County Forest Preserve District, Champaign County

Hornel Ponds, Donnelly State Fish and Wildlife Area, Bureau County, except that carp, buffalo, suckers and gar may be taken by bow and arrow devices or spears during May and June.

Horseshoe Lake, Horseshoe Lake Conservation Area, Alexander County

Horseshoe Lake, Horseshoe Lake State Park, Madison County, except that sport fishermen may use trot lines but they must be set at least 200 feet from shore

Horton Lake, Nauvoo State Park, Hancock County

Illinois Department of Transportation Lake, State of Illinois, Sangamon County

Illinois and Michigan Canal, State of Illinois, Grundy, Will and LaSalle Counties

Illinois Beach State Park Ponds, Illinois Beach State Park, Lake County

Johnson Sauk Trail Lake and Ponds, Johnson Sauk Trail State Park, Henry County

Jones Park Lake, City of East St. Louis, St. Clair County

Jones State Lake, Saline County Conservation Area, Saline County

Jubilee College State Park Ponds, Jubilee College State Park, Peoria County

Kickapoo State Park Lakes and Ponds, Vermilion County

Lake Carlton, Morrison-Rockwood State Park, Whiteside County

Lake County Forest Preserve District Lakes, County of

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Lake, Lake County

Lake Decatur, City of Decatur, Macon County

Lake George, Loud Thunder Forest Preserve, Rock Island Forest Preserve District, Rock Island County

Lake Glendale, Shawnee National Forest, Pope County

Lake Jacksonville, City of Jacksonville, Morgan County

Lake Kakusha, City of Mendota, LaSalle County

Lake Le-Aqua-Na, Lake Le-Aqua-Na State Park, Stephenson County

Lake Milliken, Des Plaines Conservation Area, Will County

Lake Mingo, and Ponds, Kennukuk Cove Park, Vermilion County Conservation Area, Vermilion County

Lake Murphysboro, Lake Murphysboro State Park, Jackson County

Lake Nellie, City of St. Elmo, Fayette County

Lake of the Woods and Elk's Pond in Lake of the Woods County Park, Champaign County Forest Preserve District, Champaign County

Lake Paradise, City of Mattoon, Coles County

Lake Paradise Shadow Ponds, City of Mattoon, Coles County

Lake Shelbyville State Fish and Wildlife Area Ponds, Lake Shelbyville State Fish and Wildlife Area, Moultrie County

Lake Shelbyville Project Ponds and Woods Lake (but not Lake Shelbyville), U. S. Army Corps of Engineers, Moultrie and Shelby Counties

Lake Storey, City of Galesburg, Knox County

Lake Vandalia, City of Vandalia, Fayette County

LaSalle Lake, LaSalle Power Station, LaSalle County

Lincoln Log Cabin Pond, Lincoln Log Cabin Historical

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Site, Coles County

Lincoln Trail Lake, Lincoln Trail State Park, Clark County

Little Black Slough, Little Black Slough State Natural Area, Johnson County, except that seines, cast nets and shad scoops shall not be used at any time to take aquatic species

Little Cedar Lake, Shawnee National Forest, Jackson County

Little Grassy Lake, U.S. Fish and Wildlife Service, Williamson County

Little Sister Lake, County of Fulton, Fulton County

Lower Cache River, Lower Cache River State Natural Area, Pulaski and Johnson Counties; except that seines, cast nets and shad scoops shall not be used at any time to take aquatic species.

Lyerla Lake, Union County Conservation Area, Union County

Macon County Conservation District Ponds, Macon County

Marshall County Conservation Area (Fishing Ditch Portion), Marshall County

Mattoon Lake, City of Mattoon, Coles, Cumberland and Shelby Counties

Mazonia-Braidwood State Fish and Wildlife Area Lakes and Ponds, Mazonia-Braidwood State Fish and Wildlife Area, Grundy and Will Counties

McLeansboro City Lakes, City of McLeansboro, Hamilton County

Mermet State Lake, Mermet Lake Conservation Area, Massac County

Middle Fork Forest Preserve Ponds, Champaign County Forest Preserve, Champaign County

Mill Creek Lake, Clark County Park District, Clark County

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Miller Park Lake, City of Bloomington, McLean County

Montrose Lake, City of Montrose, Cumberland County

Mt. Olive Old and New City Lakes, City of Mt. Olive, Macoupin County

Mundelein Park District (Diamond Lake and Park Ponds), City of Mundelein, Lake County

Nashville City Lake, City of Nashville, Washington County

Newton Lake, Newton Lake State Fish and Wildlife Area, Jasper County

Oakland City Lake, City of Oakland, Coles County

One Horse Gap Lake, Shawnee National Forest, Gallatin County

Pana Lake, City of Pana, Shelby and Christian Counties

Paris East and West Lakes, City of Paris, Edgar County

Pierce Lake, Rock Cut State Park, Winnebago County, except that sport fisherman may take carp by means of pitchfork, bow and arrow devices, and gigs during May and June

Pounds Hollow Lake, Shawnee National Forest, Gallatin County

Powerton Lake, Powerton Lake Fish and Wildlife Area, Tazewell County

Pyramid State Park Lakes and Ponds, Perry County

Ramsey Lake, Ramsey Lake State Park, Fayette County

Randolph County Lake, Randolph County Conservation Area, Randolph County

Red Hills Lake, Red Hills State Park, Lawrence County

Rend Lake Project Ponds, U.S. Army Corps of Engineers, Franklin and Jefferson Counties

Sam Dale Conservation Area Lake and Pond, Wayne County

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Sam Parr Lake, Sam Parr State Park, Jasper County

Sangchris Lake State Park Lake and Ponds, Sangamon and Christian Counties

Shabbona Lake, Shabbona Lake State Park, DeKalb County

Siloam Springs Lake, Siloam Springs State Park, Adams County

Silver Springs State Park Lake(s) and Ponds, Silver Springs State Park, Kendall County

Snake Den Hollow Lakes, Snake Den Hollow State Fish and Wildlife Area, Knox County

Sparta City Lakes, City of Sparta, Randolph County

Spring Lake, City of Macomb, McDonough County

Spring Lake (North and South), Spring Lake Conservation Area, Tazewell County, except that carp and buffalo may be taken by bow and arrow devices during May and June

Tecumseh Lake, Shawnee National Forest, Hardin County

Ten Mile Creek Lakes, Ten Mile Creek State Fish and Wildlife Area, Hamilton County

Turner Lake, Chain O'Lakes State Park, Lake County

Tuscola City Lake, City of Tuscola, Douglas County

Valley Lake, Wildwood Park District, Lake County

Villa Grove West Lake, City of Villa Grove, Douglas County

Virginia City Reservoir, City of Virginia, Cass County

Walnut Point Lake, Walnut Point State Fish and Wildlife Area, Douglas County

Washington County Lake, Washington County Conservation Area, Washington County

Weinberg-King Pond, Weinberg-King State Park, Schuyler

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County

Weldon Springs Lake, Weldon Springs State Park, Dewitt County

Whoopie Cat Lake, Shawnee National Forest, Hardin County

Wolf Lake, William W. Powers Conservation Area, Cook County

Woodford County Conservation Area (Fishing Ditch Portion of the Area), Woodford County

Wyman Lake, City of Sullivan, Moultrie County

(Source: Amended at 14 Ill. Reg. 16863, effective October 1, 1990)

Section 810.40 Daily Catch and Size Limits

- a) Length is measured from the tip of the snout to the end of the tail with the fish laid flat on a ruler, with mouth closed and tail lobes pressed together.
- b) No Person may remove the head or tail of fishes to which length limits apply while on the waters to which length limits apply. Regardless of where taken, no fish less than the specified minimum length or more than the daily catch shall be possessed on the waters to which length limits and/or daily catch limits apply.

- c) Limits by type of fish

1) CHANNEL CATFISH

A) Statewide Regulations.

There are no daily catch or size limits except in those waters listed under Site Specific Regulations.

B) Site Specific Regulations.

Daily catch limit is 6 channel catfish in the following waters:

Allison Lake, City of Allison, Logan County

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Andover Lake, City of Andover, Henry County
 Argyle Lake, Argyle Lake State Park, McDonough County
 Ashland Reservoir, City of Ashland, Cass County
 Ashley Reservoir, City of Ashley, Washington County
 Banner Marsh Lakes and Ponds, Banner Marsh State Fish and Wildlife Area, Peoria and Fulton Counties
 Bay Creek Lake, U.S. Forest Service, Pope County
 Beall Woods Lake, Beall Woods Conservation Area, Wabash County
 Beaver Dam Lake, Beaver Dam State Park, Macoupin County
 Borah Lake, City of Olney, Richland County
 Buckner City Reservoir, City of Buckner, Franklin County
 Bunker Hill Lake, City of Bunker Hill, Macoupin County
 Burrells Wood Park Pond, White County
 Canton Lake, City of Canton, Fulton County
 Carthage Lake, City of Carthage, Hancock County
 Charleston Side Channel Lake, City of Charleston, Coles County
 Charlie Brown Park Lake and Pond, City of Flora, Clay County

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Citizen's Lakes (North and South), City of Monmouth, Warren County
 Cook County Forest Preserve District (Busse Lake, Maple Lake and Tampier Lake), Cook County
 Coulterville City Lake, City of Coulterville, Randolph County
 Crawford County Conservation Area Ponds, Crawford County
 Dawson Lake and Park Ponds, Moraine View State Park, McLean County
 Decatur Park District Ponds, City of Decatur, Macon County
 Defiance, Tomahawk, Warrior and Wilderness Lakes, Moraine Hills State Park, McHenry County
 Dolan Lake, Hamilton County Conservation Area, Hamilton County
 Donut Lake, Palatine Park District, Cook County
 Dutchman Lake, Shawnee National Forest, Johnson County
 East Fork Lake, City of Olney, Richland County
 Eldorado New City Lake, City of Eldorado, Saline County
 Ferne Clyffe Lake, Ferne Clyffe State Park, Johnson County
 Fitch and Bond Lake, Canton Park District, Fulton County
 Forbes State Lake and Ponds, Stephen A. Forbes State Park, Marion County

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Forest Park Lagoon, City of Shelbyville,
Shelby County

Four Lakes, Winnebago County Forest
Preserve, Winnebago County

Fox Ridge Lake, Fox Ridge State Park,
Coles County

Frank Holten Lakes, Frank Holten State
Park, St. Clair County

Gale Lake, Village of East Galesburg,
Knox County

Gillespie New City Lake, City of
Gillespie, Macoupin County

Gillespie Old City Lake, City of
Gillespie, Macoupin County

Gladstone Lake, Henderson County
Conservation Area, Henderson County

Greenfield Old City Lake, Kingsbury Park
District, Bond County

Greenville Old City Lake, City of
Greenville, Bond County

Harrisburg New City Reservoir, City of
Harrisburg, Saline County

Heidecke Lake State Fish and Wildlife
Area, Grundy County

Herrick Lake, DuPage County

Hidden Springs State Forest Ponds,
Shelby County

Highland Old City Lake, City of
Highland, Madison County

Hillsboro Old City Lake, City of
Hillsboro, Montgomery County

Homer Lake, Champaign County Forest

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Preserve District, Champaign County

Hornel Ponds, Donnelly State Fish and
Wildlife Area, Bureau County

Horseshoe Lake, Horseshoe Lake
Conservation Area, Alexander County

Horton Lake, Nauvoo State Park, Hancock
County

Illinois and Michigan Canal, Illinois
and Michigan Canal State Trail, Grundy,
Will and LaSalle Counties

Illinois Beach State Park Ponds,
Illinois Beach State Park, Lake County

Illinois Department of Transportation
Lake, Illinois Department of
Transportation, Sangamon County

Johnson Sauk Trail Lake and Pond,
Johnson Sauk Trail State Park, Henry
County

Jones Park Lake, City of East St. Louis,
St. Clair County

Jones State Lake, Saline County
Conservation Area, Saline County

Jubilee College State Park Ponds,
Jubilee College State Park, Peoria
County

Kendall County Lake #1, Kendall County
Forest Preserve, Kendall County

Kickapoo State Park Lakes and Ponds,
Vermilion County

Lake Atwood, McHenry County Conservation
District, McHenry County

Lake Carlton, Morrison-Rockwood State
Park, Whiteside County

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Lake County Forest Preserve District
Lakes, County of Lake, Lake County

Lake George, Loud Thunder Forest
Preserve, Rock Island Forest Preserve
District, Rock Island County

Lake Glendale, Shawnee National Forest,
Pope County

Lake Jacksonville, City of Jacksonville,
Morgan County

Lake Kakusha, City of Mendota, LaSalle
County

Lake Le-Aqua-Na, Lake Le-Aqua-Na State
Park, Stephenson County

Lake Mendota, City of Mendota, LaSalle
County

Lake Milliken, Des Plaines Conservation
Area, Will County

Lake Mingo and Ponds, Kennukuk Cove
Park, Vermillion County Conservation
District, Vermillion County

Lake Murphysboro, Lake Murphysboro State
Park, Jackson County

Lake Nellie, City of St. Elmo, Fayette
County

Lake Paradise Shadow Ponds, City of
Mattoon, Coles County

Lake of the Woods and Elks Pond,
Champaign County Forest Preserve
District, Champaign County

Lake Shelbyville State Fish and Wildlife
Area Ponds, Lake Shelbyville State Fish
and Wildlife Area, Moultrie County

Lake Shelbyville Project Ponds and Woods
Lake (but not Lake Shelbyville), U. S.

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Army Corps of Engineers, Moultrie and
Shelby Counties

Lake Storey, City of Galesburg, Knox
County

Lake Vandalia, City of Vandalia, Fayette
County

Lake Williamsville, City of
Williamsville, Sangamon County

Lincoln Trail Lake, Lincoln Trail State
Park, Clark County

Little Cedar Lake, Shawnee National
Forest, Jackson County

Little Grassy Lake, U.S. Fish and
Wildlife Service, Williamson County

Little Sister Lake, County of Fulton,
Fulton County

Lyerla Lake, Union County Conservation
Area, Union County

Macon County Ponds, Macon County
Conservation District, Macon County

Mazonia-Braidwood State Fish and
Wildlife Area Lakes and Ponds, Mazonia-
Braidwood State Fish and Wildlife Area,
Grundy and Will Counties

McCullom Lake, McHenry County
Conservation District, McHenry County

McLeansboro City Lakes, City of
McLeansboro, Hamilton County

Mermet Lake, Mermet Lake Conservation
Area, Massac County

Middle Fork Forest Preserve Park Ponds,
Champaign County Forest Preserve,
Champaign County

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Mill Creek Lake, Clark County Park District, Clark County

Miller Park Lake, City of Bloomington, McLean County

Monee Reservoir, Will County Forest Preserve District, Will County

Montrose Lake, City of Montrose, Effingham County

Mt. Olive City Lakes, City of Mt. Olive, Macoupin County

Mt. Sterling Lake, City of Mt. Sterling, Brown County

Mundelein Park District (Diamond Lake and Park Ponds), City of Mundelein, Lake County

Nashville City Lake, City of Nashville, Washington County

Oakhurst Lake, City of Aurora, Kane County

Oakland City Lake, City of Oakland, Coles County

One Horse Gap Lake, Shawnee National Forest, Pope County

Palmyra City Lake and Terry Park Pond, City of Palmyra, Macoupin County

Pana Lake, City of Pana, Shelby and Christian Counties

Paris East and West Lakes, City of Paris, Edgar County

Pierce Lake, Rock Cut State Park, Winnebago County

Pocahontas Park Pond, City of Pocahontas, Bond County

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Pounds Hollow Lake, Shawnee National Forest, Gallatin County

Powerton Lake, Powerton Lake Conservation Area, Tazewell County

Pratts Wayne Woods Lakes, DuPage County Forest Preserve, DuPage County

Pyramid State Park Lakes and Ponds, Perry County

Ramsey Lake, Ramsey Lake State Park, Fayette County

Randolph County Lake, Randolph County Conservation Area, Randolph County

Red Hills Lake, Red Hills State Park, Lawrence County

Rend Lake Project Ponds, U.S. Army Corps of Engineers, Franklin and Jefferson Counties

Roodhouse Park Lake, City of Roodhouse, Greene County

Sam Dale Conservation Area Lake and Ponds, Wayne County

Sam Parr Lake, Sam Parr State Park, Jasper County

Sand Lake, Illinois Beach State Park, Lake County

Senior Citizen's Pond, Kankakee River State Park, Kankakee County

Shabbona Lake, Shabbona Lake State Park, DeKalb County

Shawnee National Forest Lakes and Ponds, Shawnee National Forest, all counties

Siloam Springs Lake, Siloam Springs

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State Park, Adams County

Silver Springs State Park Lakes and Ponds, Kendall County

Snake Den Hollow Lakes, Snake Den Hollow State Fish and Wildlife Area, Knox County

Sparta City Lakes, City of Sparta, Randolph County

Spring Lake, City of Macomb, McDonough County

Spring Lake North and South, Spring Lake Conservation Area, Tazewell County

Staunton City Lake, City of Staunton, Macoupin County

Tecumseh Lake, Shawnee National Forest, Hardin County

Ten Mile Creek Lakes, Ten Mile Creek State Fish and Wildlife Area, Hamilton County

Turner Lake, Chain O'Lakes State Park, Lake County

Tuscola City Lake, City of Tuscola, Douglas County

Valley Lake, Wildwood Park District, Lake County

Vandalia Correctional Facility Ponds, State of Illinois, Marion County

Vanhorn Woods Pond, Will County Forest Preserve District, Will County

Venor Lake, City of Olney, Richland County

Villa Grove West Lake, City of Villa Grove, Douglas County

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Virginia City Reservoir, City of Virginia, Cass County

Walnut Point Lake, Walnut Point State Fish and Wildlife Area, Douglas County

Walton Park Lake, City of Litchfield, Montgomery County

Washington County Lake, Washington County Conservation Area, Washington County

Waverly Lake, City of Waverly, Morgan County

Weinberg-King Pond, Weinberg-King State Park, Schuyler County

Weldon Springs Lake, Weldon Springs State Park, DeWitt County

West Frankfort New City Lake, City of West Frankfort, Franklin County

West Frankfort Old City Lake, City of West Frankfort, Franklin County

White Hall City Lake, City of White Hall, Greene County

Whoopie Cat Lake, Shawnee National Forest, Hardin County

Wolf Lake, William W. Powers Conservation Area, Cook County

Wyman Lake, City of Sullivan, Moultrie County

2) LARGEMOUTH BASS, SMALLMOUTH BASS, SPOTTED BASS

A) Statewide Regulations.

Daily catch limit is 6 bass, either singly or in the aggregate, except as specified under Site Specific Regulations. There is no size

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limit except in those waters listed under Site Specific Regulations.

B) Site Specific Regulations.

- i) All largemouth bass and smallmouth bass taken must be 12 inches in total length or longer in the following waters:

That portion of the Mississippi River that lies between the States of Illinois and Iowa (River Miles 361.4 to 580.7).

- ii) All largemouth bass taken must be 12 inches in total length or longer in the following waters:

U.S. Forest Service Lakes and Ponds less than 10 surface acres, U.S. Department of Agriculture, Multiple Counties Southern Illinois.

- iii) All largemouth or smallmouth bass taken must be 14 inches in total length or longer in the following waters:

Banner Marsh Lakes and Ponds, Banner Marsh State Fish and Wildlife Area, Peoria and Fulton Counties

Borah Lake, City of Olney, Richland County

Carlyle Lake (including its tributary streams and those portions of the Kaskaskia River and Hurricane Creek up to the U.S. Army Corps of Engineers Carlyle Lake Project boundaries) U.S. Army Corps of Engineers, Bond, Clinton, and Fayette Counties

Charleston Side Channel Lake, City of Charleston, Coles County

Charlie Brown Lake and Pond, City of Flora, Clay County

Clinton Lake, Clinton Lake State

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Recreation Area, DeWitt County

Defiance, Tomahawk, Warrior and Wilderness Lakes, Moraine Hills State Park, McHenry County

Dolan Lake, Dolan Lake Conservation Area, Hamilton County

Forbes State Lake and Ponds, Forbes State Fish and Wildlife Area, Marion County

Fox Chain O'Lakes, including the Fox River South of the Illinois-Wisconsin line to the McHenry Dam, State of Illinois, Lake and McHenry Counties

Fox Ridge Lake, Fox Ridge State Park, Coles County

Frank Holten Lakes, Frank Holten State Park, St. Clair County

Hennepin Canal, Hennepin Canal Parkway State Park, Rock Island, Henry, Bureau and Whiteside Counties

Hennepin Canal Mainline and Feeder, Hennepin Canal State Park, Rock Island, Henry, Bureau and Whiteside Counties

Hidden Springs State Forest Ponds, Shelby County

Homer Lake, Champaign County Forest Preserve District, Champaign County

Hormel Ponds, Donnelly State Fish and Wildlife Area, Bureau County

Horseshoe Lake, Horseshoe Lake Conservation Area, Alexander County

Johnson Sauk Trail Lake and Pond, Johnson Sauk Trail State Park, Henry County

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Jones State Lake, Glen O. Jones Conservation Area, Saline County

Lake Carlton, Morrison-Rockwood State Park, Whiteside County

Lake Decatur, City of Decatur, Macon County

Lake George, Loud Thunder Forest Preserve, Rock Island Forest Preserve District, Rock Island County

Lake Kakusha, City of Mendota, LaSalle County

Lake Le-Aqua-Na, Lake Le-Aqua-Na State Park, Stephenson County

Lake Nellie, City of St. Elmo, Fayette County

Lake of the Woods and Elk's Pond, Champaign County Forest Preserve District, Champaign County

Lake Paradise and Shadow Ponds, City of Mattoon, Coles County

Lake Sara, City of Effingham, Effingham County

Lake Shelbyville (including its tributary streams and those portions of the West Okaw and Kaskaskia Rivers up to Lake Shelbyville Project boundaries), Lake Shelbyville Project Ponds and Woods Lake, U.S. Army Corps of Engineers, Shelby and Moultrie Counties

Lake Shelbyville State Fish and Wildlife Area Ponds, Lake Shelbyville State Fish and Wildlife Area, Moultrie County

Lake Vandalia, City of Vandalia, Fayette County

Mattoon Lake, City of Mattoon, Coles,

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Cumberland and Shelby Counties County

McLeansboro City Lakes, City of McLeansboro, Hamilton County

Mermet Lake, Mermet Lake Conservation Area, Massac County

Middle Fork Forest Preserve Ponds, Champaign County Forest District, Champaign County

Montrose Lake, City of Montrose, Cumberland County

Oakland City Lake, City of Oakland, Coles County

Pana Lake, City of Pana, Shelby and Christian Counties

Paris East and West Lakes, City of Paris, Edgar County

Peelman Lake, Kickapoo State Park, Vermillion County

Pierce Lake, Rock Cut State Park, Winnebago County

Pittsfield City Lake, City of Pittsfield, Pike County

Powerton Lake, Powerton Lake Conservation Area, Tazewell County

Ramsey Lake, Ramsey Lake State Park, Fayette County

Randolph County Lake, Randolph County Conservation Area, Randolph County

Rend Lake and Rend Lake Project Ponds, U.S. Army Corps of Engineers, Franklin and Jefferson Counties

Sam Dale Lake, Sam Dale Conservation Area, Wayne County

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Sand Lake, Illinois Beach State Park,
Lake County

Shabbona Lake, Shabbona Lake State Park,
DeKalb County

Spring Lake (North and South), Spring
Lake Conservation Area, Tazewell County

Ten Mile Creek Lakes, Ten Mile Creek
State Fish and Wildlife Area, Hamilton
County

Tuscola City Lake, City of Tuscola,
Douglas County

Villa Grove West Lake, City of Villa
Grove, Douglas County

Washington County Lake, Washington
County Conservation Area, Washington
County

Weldon Springs Lake, Weldon Springs
State Park, Dewitt County

Wolf Lake, Wolf Lake Conservation Area,
Cook County

iv) All largemouth or smallmouth bass taken
must be less than 12 inches in total
length or greater than 15 inches in
total length in the following waters:

Citizen's Lakes (North and South), City
of Monmouth, Warren County

Devil's Kitchen Lake, Crab Orchard
Refuge, U.S. Fish and Wildlife Service,
Williamson County

East Fork Lake, City of Olney, Richland
County

Gillespie New City Lake, City of
Gillespie, Macoupin County

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Gladstone Lake, Henderson County
Conservation Area, Henderson County

Lake Storey, City of Galesburg, Knox
County

Little Grassy Lake, Crab Orchard Refuge,
U.S. Fish and Wildlife Service,
Williamson County

Mill Creek Lake, Clark County Park
District, Clark County

Mt. Sterling Lake, City of Mt. Sterling,
Brown County

Siloam Springs Lake, Siloam Springs
State Park, Adams and Brown Counties

Walnut Point Lake, Walnut Point State
Fish and Wildlife Area, Douglas County

v) All largemouth (or smallmouth) bass
taken must be 15 inches in total length
or longer in the following waters:

Ashley Reservoir, City of Ashley,
Washington County

Ashland City Reservoir, City of Ashland,
Cass County

Beall Woods Lake, Beall Woods
Conservation Area, Wabash County

Beaver Dam Lake, Beaver Dam State Park,
Macoupin County

Cedar Lake, U.S. Forest Service and City
of Carbondale, Jackson County

Centralia Lake, City of Centralia,
Marion County

Coffeen Lake, Coffeen Lake Fish and
Wildlife Area, Montgomery County

Crab Orchard Lake and Refuge Ponds,

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except Visitor Pond, Crab Orchard National Wildlife Refuge, U.S. Fish and Wildlife Service, Williamson County (see Section 810.40(c)(2)(B)(viii)).

Crawford County C.A. Ponds, Crawford County Conservation Area, Crawford County

Dawson Lake and Ponds, Moraine View State Park, McLean County

Gale Lake, Village of East Galesburg, Knox County

Gillespie Old City Lake, City of Gillespie, Macoupin County

Glen Shoals Lake, City of Hillsboro, Montgomery County

Governor Bond Lake, City of Greenville, Bond County

Lake County Forest Preserve District Lakes, County of Lake, Lake County

Lake Jacksonville, City of Jacksonville, Morgan County

Lake Mingo and Ponds at Kennekuk Cove Park, Vermillion County Conservation District, Vermillion County

Lake Murphysboro, Murphysboro State Park, Jackson County

Lake Springfield, City of Springfield, Sangamon County

Lake Vermilion, Vermillion County Conservation District, Vermillion County

Lake Williamsville, City of Williamsville, Sangamon County

Little Sister Lake, County of Fulton, Fulton County

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Mazonia-Braidwood State Fish and Wildlife Area Lakes and Ponds, Mazonia-Braidwood State Fish and Wildlife Area, Gundy County

Mundelein Park District Diamond Lake and Park Ponds, City of Mundelein, Lake County

Otter Lake, Otter Lake Water Commission, Macoupin County

Red Hills Lake, Red Hills State Park, Lawrence County

Sam Parr State Park, Jasper County

Sangchris Lake, Sangchris Lake State Park, Sangamon and Christian Counties

Silver Springs State Park Lakes and Ponds, Silver Springs State Park, Kendall County

Sparta City Lakes, City of Sparta, Randolph County

Turner Lake, Chain O'Lakes State Park, Lake County

Valley Lake, Wildwood Park District, Lake County

Waverly Lake, City of Waverly, Morgan County

Virginia City Reservoir, City of Virginia, Cass County

vi) No more than one (1) largemouth or smallmouth bass 15 inches in total length or longer and two (2) largemouth or smallmouth bass less than 15 inches in total length may be taken daily in the following waters:

vii) All largemouth or smallmouth bass taken

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must be 18 inches in total length or longer in the following waters:

Baldwin Lake, Baldwin Lake Conservation Area, Randolph and St. Clair Counties

Heidecke Lake, Heidecke Lake State Fish and Wildlife Area, Grundy County

Kinkaid Lake, Kinkaid Lake State Fish and Wildlife Area, Jackson County

LaSalle Lake, LaSalle Power Station, LaSalle County

Nashville City Lake, City of Nashville, Washington County

Newton Lake, Newton Lake State Fish and Wildlife Area, Jasper County

viii) All smallmouth bass taken must be 18 inches in total length or longer in the following waters:

Crab Orchard Lake and Refuge Ponds, except Visitor Pond, Crab Orchard National Wildlife Refuge, U.S. Fish and Wildlife Service, Williamson County, until such time as the water level reaches the spillway elevation of 405 feet mean sea level, at which time the length limit shall revert to 15 inches minimum (See Section 810.40(c)(2)(B)(v))

LaSalle Lake, LaSalle Fish and Wildlife Area, LaSalle County

ix) Daily catch limit shall not exceed 3 largemouth bass or smallmouth bass, singly or in aggregate, in the following waters:

Beaver Dam Lake, Beaver Dam State Park, Macoupin County

Coffeen Lake, Coffeen Lake Fish and Wildlife Area, Montgomery County

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Defiance, Tomahawk, Warrior and Wilderness Lakes, Moraine Hills State Park, McHenry County

Gale Lake, Village of East Galesburg, Knox County

Gillespie New City Lake, City of Gillespie, Macoupin County

Gillespie Old City Lake, City of Gillespie, Macoupin County

Gladstone Lake, Henderson County Conservation Area, Henderson County

Glen Shoals Lake, City of Hillsboro, Montgomery County

Governor Bond Lake, City of Greenville, Bond County

Heidecke Lake, Heidecke Lake State Fish and Wildlife Area, Grundy County

Lake Kakusha, City of Mendota, LaSalle County

Little Sister Lake, County of Fulton, Fulton County

Mazonia-Braidwood State Fish and Wildlife Area Lakes and Ponds, Mazonia-Braidwood State Fish and Wildlife Area, Grundy and Will Counties

Mundelein Park District Diamond Lake and Park Ponds, City of Mundelein, Lake County

Newton Lake, Newton Lake State Fish and Wildlife Area, Jasper County

Randolph County Lake, Randolph County Conservation Area, Randolph County

Rend Lake Project Ponds, U.S. Army Corps

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of Engineers, Franklin and Jefferson Counties

Sangchris Lake, Sangchris Lake State Park, Sangamon and Christian Counties

Valley Lake, Wildwood Park District, Lake County

- x) Daily catch limit for largemouth or smallmouth bass, singly or in the aggregate, shall not exceed 6 fish per day, no more than one of which may be greater than 15 inches in length and none of which may be greater than 12 inches but less than 15 inches in length, in the following waters:

Argyle Lake, Argyle Lake State Park, McDonough County

Snake Den Hollow Lakes, Snake Den Hollow State Fish and Wildlife Area, Knox County

- xi) Daily Catch limit shall not exceed one (1) largemouth bass or smallmouth bass in the following waters:

Banner Marsh Lakes and Ponds, Banner Marsh State Fish and Wildlife Area, Peoria and Fulton Counties

LaSalle Lake, LaSalle Fish and Wildlife Area, LaSalle County

Lake Carlton, Morrison-Rockwood State Park, Whiteside County

Lake County Forest Preserve District Lakes, Lake County Forest Preserve District, Lake County

Shabbona Lake, Shabbona Lake State Park, DeKalb County

Turner Lake, Chain O'Lakes State Park, Lake County

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- xii) All largemouth bass taken must be 21 inches in total length or longer in the following waters:

Visitor Pond, Crab Orchard National Wildlife Refuge, U.S. Fish and Wildlife Service, Williamson County

- xiii) All smallmouth bass caught from the waters of the South Branch of the Kishwaukee River in DeKalb, Ogle and Winnebago Counties must be immediately released back into the River at the location they were caught until July 1, 1989.

3) MUSKELLUNGE, NORTHERN PIKE AND THEIR HYBRIDS

A) Statewide Regulations.

- i) All muskellunge and muskellunge hybrids (tiger muskie) taken must be 30 inches in total length or longer.

- ii) No more than 1 muskellunge or muskellunge hybrid (tiger muskie), either singly or in the aggregate may be taken per day.

- iii) All northern pike taken must be 24 inches in total length or longer, except in the Mississippi River where there is no size limit.

- iv) No more than 3 northern pike may be taken per day, except as specified under Site Specific Regulations.

B) Site Specific Regulations.

- i) Daily catch limit shall not exceed 5 northern pike in that portion of the Mississippi River that lies between the State of Illinois and Iowa (River Miles 361.4 to 580.7).

- ii) Daily catch limit shall not exceed 1

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northern pike in that portion of the Mississippi River that lies between the States of Illinois and Missouri (River Miles 0.0 to 361.4).

4) CRAPPIE (BLACK AND WHITE CRAPPIE)

A) Statewide Regulations.

There are no catch or size limits except in those waters listed under Site Specific Regulations.

B) Site Specific Regulations.

- i) All crappie taken from the following waters must be 9 inches in total length or longer:

Baldwin Lake, Baldwin Lake Conservation Area, Randolph and St. Clair Counties

Beaver Dam Lake, Beaver Dam State Park, Macoupin County

Clinton Lake, Clinton Lake State Recreation Area, DeWitt County

Coffeen Lake, Coffeen Lake State Fish and Wildlife Area, Montgomery County

Lake Jacksonville, City of Jacksonville, Morgan County

Lake Shelbyville (including its tributary streams and those portions of the West Okaw and Kaskaskia Rivers up to Lake Shelbyville Project boundaries), Lake Shelbyville Project Ponds and Woods Lake, U.S. Army Corps of Engineers, Shelby and Moultrie Counties

Ramsey Lake, Ramsey Lake State Park, Fayette County

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Sangchris Lake, Sangchris Lake State Park, Sangamon and Christian Counties

- ii) All crappie taken from the following waters must be 10 inches in total length or longer:

Carlyle Lake (including its tributary streams and those portions of the Kaskaskia River and Hurricane Creek up to the U.S. Army Corps of Engineers Carlyle Lake Project boundaries) U.S. Army Corps of Engineers, Bond, Clinton and Fayette Counties

Newton Lake, Newton Lake State Fish and Wildlife Area, Jasper County

- iii) The daily catch limit is 25 crappie in the following waters:

Baldwin Lake, Baldwin Lake Conservation Area, Randolph and St. Clair Counties

Clinton Lake, Clinton Lake State Recreation Area, DeWitt County

East Fork Lake, City of Olney, Richland County

Governor Bond Lake, City of Greenville, Bond County

Lake Jacksonville, City of Jacksonville, Morgan County

Lake Shelbyville (including its tributary streams and those portions of the West Okaw and Kaskaskia Rivers up to Lake Shelbyville Project boundaries), Lake Shelbyville Project Ponds and Woods Lake, U.S. Army Corps of Engineers, Shelby and Moultrie

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Sangchris Lake, Sangchris Lake State Park, Sangamon and Christian Counties

- iv) The daily catch limit is 10 crappie in the following waters:

Beaver Dam Lake, Beaver Dam State Park, Macoupin County

Carlyle Lake (including its tributary streams and those portions of the Kaskaskia River and Hurricane Creek up to the U.S. Army Corps of Engineers Carlyle Lake project boundaries) U.S. Army Corps of Engineers, Bond, Clinton and Fayette Counties

Coffeen Lake, Coffeen Lake State Fish and Wildlife Area, Montgomery County

Lake Kakusha, City of Mendota, LaSalle County

Mazonia-Braidwood State Fish and Wildlife Area Lakes and Ponds, Mazonia-Braidwood State Fish and Wildlife Area, Grundy and Will Counties

Newton Lake, Newton Lake State Fish and Wildlife Area, Jasper County

Ramsey Lake, Ramsey Lake State Park, Fayette County

Shabbona Lake, Shabbona Lake State Park, DeKalb County

- v) The daily catch limit is 5 crappie in the following waters:

Lake Carlton, Morrison-Rockwood State Park, Whiteside County

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Lake Le-Aqua-Na, Lake Le-Aqua-Na State Park, Stephenson County

Pierce Lake, Rock Cut State Park, Winnebago County

Snake Den Hollow Lakes, Snake Den Hollow State Fish and Wildlife Area, Knox County

5) BLUEGILL AND REDEAR SUNFISH

A) Statewide Regulations.

There are no catch or size limits except in those waters listed under Site Specific Regulations.

B) Site Specific Regulations.

- i) Daily catch limit is 25 bluegill and redear sunfish either singly or in the aggregate, in the following waters:

Beaver Dam Lake, Beaver Dam State Park, Macoupin County

Lake Mingo and Ponds at Kennekuk Cove Park, Vermillion County Conservation District, Vermillion County

Lake Murphysboro, Lake Murphysboro State Park, Jackson County

Lake Storey, City of Galesburg, Knox County

Middle Fork Forest Preserve Ponds, Champaign County Forest Preserve, Champaign County

- ii) Daily catch limit is 10 bluegill and redear sunfish, either singly or in the aggregate, in the following waters:

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Citizen's Lakes (North and South),
City of Monmouth, Warren County

Gale Lake, Village of East
Galesburg, Knox County

Gladstone Lake, Henderson County
Conservation Area, Henderson County

Lake Kakusha, City of Mendota,
LaSalle County

Lake Le-Aqua-Na, Lake Le-Aqua-Na
State Park, Stephenson County

Little Sister Lake, County of
Fulton, Fulton County

Shabbona Lake, Shabbona Lake State
Park, DeKalb County

iii) Daily catch limit is 5 bluegill and
redear sunfish, either singly or
in the aggregate, in the following
waters:

Pierce Lake, Rock Cut State Park,
Winnebago County

Snake Den Hollow Lakes, Snake Den
Hollow State Fish and Wildlife
Area, Knox County

6) STRIPED BASS (OCEAN ROCKFISH), WHITE BASS AND HYBRIDS

A) Statewide Regulations.

There is no daily catch limit or minimum
size limit for striped bass (ocean
rockfish), white bass, and their hybrids
which are less than 17 inches in total
length, except in those waters listed
under Site Specific Regulations. For
these fish 17 inches in total length or
longer, the daily limit is 3 fish, either
singly or in the aggregate.

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B) Site Specific Regulations.

i) All striped bass (ocean rockfish),
white bass and their hybrids taken
in the following waters must be 17
inches in total length or longer
and the daily catch limit is 3
fish, either singly or in the
aggregate:

Baldwin Lake, Baldwin Lake
Conservation Area, Randolph and
St. Clair Counties

Cedar Lake, U.S. Forest Service and
City of Carbondale, Jackson County

Charleston Side Channel Lake, City
of Charleston, Coles County

Clinton Lake, Clinton Lake State
Recreation Area, Dewitt County

Crab Orchard Lake, Crab Orchard
Refuge, U.S. Fish and Wildlife
Service, Williamson County

Forbes Lake, Stephen A. Forbes
State Park, Marion County

Glen Shoals Lake, City of
Hillsboro, Montgomery County

Governor Bond Lake, City of
Greenville, Bond County

Lake Bloomington, City of
Bloomington, McLean County

Lake Vandalia, City of Vandalia,
Fayette County

Mazonia-Braidwood State Fish and
Wildlife Area Lakes and Ponds,
Mazonia-Braidwood State Fish and
Wildlife Area, Grundy and Will
Counties

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Otter Lake, Otter Lake Water
Commission, Macoupin County

Pittsfield City Lake, City of
Pittsfield Pike County

Spring Lake, City of Macomb,
McDonough County

Washington County Lake, Washington
County Conservation Area,
Washington County

- ii) No more than 10 striped bass (ocean rockfish) white bass and their hybrids, either singly or in the aggregate, may be taken per day with no more than 3 fish measuring 17 inches or greater in length:

Heidecke Lake State Fish and
Wildlife Area, Grundy County

LaSalle Lake, LaSalle Fish and
Wildlife Area, LaSalle County

Powerton Lake, Powerton Lake State
Fish and Wildlife Area, Tazewell
County

7) TROUT AND SALMON

A) Statewide Regulations.

Daily catch limit is 5 trout or salmon, either singly or in the aggregate, not more than 3 of which may be lake trout.

B) Site Specific Regulations.

- i) All trout and salmon taken in Lake Michigan must be 10 inches in total length or longer.

- ii) All trout taken in Piscasaw Creek, McHenry County, must be 9" or longer in total length.

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iii)

The Department of Conservation will publicly announce in advance those areas that will be stocked during each spring and fall season.

iv)

It shall be illegal to possess trout during the period of March 15 to 5 a.m. on the first Saturday in April (both dates inclusive) which were taken during that period from the following waters:

Agricultural Center Pond, Dixon
Springs Ag. Center, Pope County

Apple River, Jo Daviess County

Atwood Lake, McHenry County
Conservation District, McHenry
County

Big Lake, Silver Springs State
Park, Kendall County

Bird Park Quarry, City of Kankakee,
Kankakee County

Boston Pond, Stephen A. Forbes
State Park, Marion County

Campus Pond, Eastern Illinois
University, Coles County

Cave-in-Rock Pond, Cave-in-Rock
State Park, Hardin County

Clear Lake, Kickapoo State Park,
Vermillion County

Coleta Trout Pond, State of
Illinois, Whiteside County

Ferne Clyffe Lake, Ferne Clyffe
State Park, Johnson County

Forest Park Lagoon, City of
Shelbyville, Shelby County

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Frank Holten Main Lake, Frank
Holten State Park, St. Clair County

Game Farm Pond, Mt. Vernon Game
Farm, Jefferson County

Gebhard Woods Ponds, Gebhard Woods
State Park, Grundy County

Hennepin Canal, Hennepin Canal
Parkway State Park, Bureau County

Illinois Department of
Transportation Lake, Sangamon
County

Jones Park Lake, City of East St.
Louis, St. Clair County

Jones State Lake Pond, Saline
County Conservation Area, Saline
County

Kent Creek, Winnebago County

Lake Milliken, Des Plaines
Conservation Area, Will County

Lake of the Woods and Elk's Pond,
Champaign County Forest Preserve
District, Champaign County

Miller Park Lake, City of
Bloomington, McLean County

Pine Creek, Ogle County

Piscasaw Creek, McHenry County

Rock Creek, Kankakee County

Rock Springs Pond, Macon Co.
Conservation District, Macon County

Sam Dale Pond, Sam Dale
Conservation Area, Wayne County

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Sand Lake, Illinois Beach State
Park, Lake County

Siloam Springs Lake, Siloam Springs
State Park, Adams County

Silver Lake, Forest Preserve
District of DuPage County, DuPage
County

Waddams Creek, Stephenson County

Washington Park Pond, Springfield
Park District, Sangamon County

Wyman Lake, City of Sullivan,
Moultrie County

Yellow Creek, Stephenson County

v) It shall be illegal to possess
trout during the period of October
1 to 5 a.m. on the third Saturday
in October (both dates inclusive)
which were taken during that period
from the following waters:

Agricultural Center Pond, Dixon
Springs Ag. Center, Pope County

Argyle Lake, Argyle Lake State
Park, McDonough County

Axehead Lake, Cook County Forest
Preserve, Cook County

Banana Lake, Lake County Forest
Preserve District, Lake County

Beall Woods Lake, Beall Woods State
Park, Wabash County

Beaver Dam Lake, Beaver Dam State
Park, Macoupin County

Belleau Lake, Cook County Forest
Preserve, Cook County

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Big Lake, Silver Springs State Park, Kendall County

Bird Park Quarry, City of Kankakee, Kankakee County

Boston Pond, Stephen A. Forbes State Park, Marion County

Campus Pond, Eastern Illinois University, Coles County

Canton Park District Trout Pond, Canton Park District, Fulton County

Cave-in-Rock Pond, Cave-in-Rock State Park, Hardin County

Citizen's Lakes-North, City of Monmouth, Warren County

Clear Lake, Kickapoo State Park, Vermillion County

Coleta Trout Pond, State of Illinois, Whiteside County

Faries Park Pond, City of Decatur, Macon County

Ferne Clyffe Lake, Ferne Clyffe State Park, Johnson County

Forest Park Lagoon, City of Shelbyville, Shelby County

Frank Holten Main Lake, Frank Holten State Park, St. Clair County

Game Farm Pond, Mt. Vernon Game Farm, Jefferson County

Greenville Old City Lake, Greenville Park District, Bond County

Hennepin Canal, Hennepin Canal Parkway State Park, Bureau County

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Highland Old City Lake, City of Highland, Madison County

Illinois Department of Transportation Lake, Sangamon County

Jones Park Lake, City of East St. Louis, St. Clair County

Jones State Lake Pond, Saline County Conservation Area, Saline County

Mineral Springs Park Lagoon, City of Pekin, Tazewell County

Picnic Pond, Crawford County Conservation Area, Crawford County

Prospect Pond, City of Moline, Rock Island County

Randolph County Lake, Randolph County State Park, Randolph County

Sag Quarry (East), Cook County Forest Preserve, Cook County

Sam Dale Pond, Sam Dale Conservation Area, Wayne County

Siloam Springs Lake, Siloam Springs State Park, Adams County

Villa Grove West Lake, City of Villa Grove, Douglas County

Washington Park Pond, Springfield Park District, Sangamon County

8) WALLEYE AND SAUGER

A) Statewide Regulations.

Daily catch limit is 6 walleye or sauger, either singly or in the aggregate, except

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in those waters listed under Site Specific Regulations. There is no size limit except in those waters listed under Site Specific Regulations.

B) Site Specific Regulations.

- i) All walleye and sauger taken must be 14 inches in total length or longer in the following waters:

Banner Marsh Lakes (Johnson and Shovel), Banner Marsh State Fish and Wildlife Area, Peoria and Fulton Counties

Carlyle Lake, (including its tributary streams and those portions of the Kaskaskia River and Hurricane Creek up to the U.S. Army Corps of Engineers Carlyle Lake Project boundaries) U.S. Army Corps of Engineers, Bond, Clinton, and Fayette Counties

Cedar Lake, U.S. Forest Service and City of Carbondale, Jackson County

Clinton Lake, Clinton Lake State Recreation Area, DeWitt County

Dolan Lake, Hamilton County Conservation Area, Hamilton County

East Fork Lake, City of Olney, Richland County

Fox Ridge Lake, Fox Ridge State Park, Coles County

Heidecke Lake State Fish and Wildlife Area, Grundy County

Hennepin Canal, Hennepin Canal State Park, Rock Island, Henry, Bureau and Whiteside Counties

Kaskaskia River and all

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tributaries, Champaign, Douglas, Coles, Moultrie, Shelby, Fayette, Bond, Clinton, Washington, St. Clair, Monroe and Randolph Counties

Kincaid Lake, Kincaid Lake Fish and Wildlife Area, Jackson County

Lake Bloomington, City of Bloomington, McLean County

Lake Carlton, Morrison-Rockwood State Park, Whiteside County

Lake Decatur, City of Decatur, Macon County

Lake George, Loud Thunder Forest Preserve, Rock Island Forest Preserve, District, Rock Island County

Lake Le-Aqua-Na, Lake Le-Aqua-Na State Park, Stephenson County

Lake Mingo, Vermillion County Conservation District, Vermillion County

Lake Sara, City of Effingham, Effingham County

Lake Shelbyville, U. S. Army Corps of Engineers, Moultrie and Shelby Counties

Lake Springfield, City of Springfield, Sangamon County

Lake Vermilion and the portion of the North Fork of the Vermillion River between the Lake Vermillion Dam and the Interstate Water Company's Pump Station Spillway, Vermillion County Conservation District, Vermillion County

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Mazonia-Braidwood State Fish and Wildlife Area Lakes and Ponds, Mazonia-Braidwood State Fish and Wildlife Area, Grundy and Will Counties

Mill Creek Lake, Clark County Park District, Clark County

Newton Lake, Newton Lake State Fish and Wildlife Area, Jasper County

Pierce Lake, Rock Cut State Park, Winnebago County

Pittsfield City Lake, City of Pittsfield, Pike County

Randolph County Lake, Randolph County Conservation Area, Randolph County

Schy-Rush Lake, City of Rushville, Schuyler County

Shabbona Lake, Shabbona Lake State Park, DeKalb County

Snake Den Hollow Lakes, Snake Den Hollow State Fish and Wildlife Area, Knox County

Sterling Lake, Lake County Forest Preserve District, Lake County

Wolf Lake, William W. Powers Conservation Area, Cook County

ii) All walleye and sauger taken must be 16 inches in total length or longer in the following waters:

Busse Lake, Cook County Forest Preserve, Cook County

Tampier Lake, Cook County Forest Preserve, Cook County

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Fox Chain O'Lakes, including the Fox River South of the Illinois Wisconsin line to the McHenry Dam, State of Illinois, Lake and McHenry Counties

iii) All walleye and sauger taken must be 22 inches in total length or longer in the following waters:

Powerton Lake, Tazewell County

iv) Daily catch limit shall not exceed 10 walleye or sauger, either singly or in the aggregate, in the following waters:

That portion of the Mississippi River that lies between the State of Illinois and Iowa (River Miles 361.4 to 580.7).

v) Daily catch limit shall not exceed 8 walleye or sauger, either singly or in the aggregate, in the following waters:

That portion of the Mississippi River that lies between the States of Illinois and Missouri (River Miles 0.0 to 361.4).

vi) Daily catch limit shall not exceed 1 walleye or sauger, either singly or in the aggregate, in the following waters:

Powerton Lake, Tazewell County

(Source: Amended at 14 Ill. Reg. 16863, effective October 1, 1990)

ENVIRONMENTAL PROTECTION AGENCY
NOTICE OF ADOPTED AMENDMENT(S)

1) Heading of the Part: Procedures for Operation of the Non-Hazardous Solid Waste Fee System

2) Code Citation: 35 Ill. Adm. Code 858

3) <u>Section Numbers</u>	<u>Adopted Action</u>
858.201	Amended
858.202	Amended
858.401	Amended

4) Statutory Authority: Section 22.15 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1022.15).

5) Effective Date of Amendments: October 1, 1990

6) Does this Rulemaking contain an Automatic Repeal Date? No

7) Does this Adopted Amendment contain Incorporations by Reference? No

8) Date Filed in Agency's Principal Office: September 18, 1990

9) Notice of Proposal Published in Illinois Register:

14 Ill. Reg. 8444, June 1, 1990

10) Has JCAR issued a Statement of Objection to these rules? No

11) Differences between proposal and final version:

Table of Contents "(Recodified)" was inserted after the headings for Sections 855.204, 858.205, 858.304, 858.305 and 858.306.

Authority Note: Updated the Ill. Rev. Stat. Edition to "1989".

Section 858.201: Updated the Ill. Rev. Stat. Edition to "1989". One space was added between the text and the source note and the volume number was changed from 13 to 14.

Section 858.401, Subsection (e): The following heading was added: "If a sanitary landfill intends to cease receipt of waste during the calendar year:" in Subsection (e)(1), "each" was deleted and "the" was added in its place. In the same sentence, after the words "January 15," "of that year," was added and "if it intends to cease receipt of waste during the calendar year," was deleted.

Section 858.401, Subsection (f): The following heading was added: "If a sanitary landfill intends to begin the receipt of waste": In Subsection (f)(1), "each" was deleted and "the" was added in its place. In the same

ENVIRONMENTAL PROTECTION AGENCY
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sentence, the phrase "which intends to begin receipt of waste" was deleted. In Subsection (f)(1)(A), the word "data" was corrected to read "date".

12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will this amendment replace an emergency amendment currently in effect? No

14) Are there any amendments pending on this Part? No

15) Summary and Purpose of Amendments?

The amendments correct typographical and clerical errors in the sections amended.

16) Information and questions regarding these adopted amendments shall be directed to:

Name: Mark V. Gurnik
Address: Division of Legal Counsel
Illinois Environmental Protection Agency
2200 Churchill Road
P.O. Box 19276
Springfield, Illinois 62794-9276
217/782-5544

The full text of the Adopted Amendments begin on the next page:

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE G: WASTE DISPOSAL

CHAPTER II: ENVIRONMENTAL PROTECTION AGENCY

PART 858

PROCEDURES FOR OPERATION OF THE
NON-HAZARDOUS SOLID WASTE FEE SYSTEM

SUBPART A: GENERAL PROVISIONS

Section
858.101
858.102
858.103
858.104
858.105
858.106
858.107

Applicability
Definitions
Exemptions from Fee System
Retention of Records
Certification
Severability
Landfills Maintaining Records under Subparts B and C

SUBPART B: PROCEDURES FOR MAINTAINING

RECORDS WHERE THE QUANTITY OF WASTE HAS BEEN WEIGHED

Section
858.201
858.202
858.203
858.204
858.205
858.206
858.207
858.208

Applicability
Records
Daily Solid Waste Record
Quarterly Solid Waste Summary (Recodified)
Supplemental Solid Waste Record (Recodified)
Monthly Solid Waste Record
Quarterly Solid Waste Summary
Revisions to Monthly Solid Waste Record and Quarterly Solid Waste Summary

SUBPART C: PROCEDURES FOR MAINTAINING RECORDS WHERE
THE QUANTITY OF WASTE HAS NOT BEEN WEIGHED

Section
858.301
858.302
858.303
858.304
858.305
858.306
858.307
858.308
858.309
858.310

Applicability
Records
Daily Solid Waste Record
Quarterly Waste Summary (Recodified)
Supplemental Solid Waste Record (Recodified)
Measurement (Recodified)
Monthly Solid Waste Record
Quarterly Solid Waste Summary
Revisions to Monthly Solid Waste Record and Quarterly Solid Waste Summary
Measurement

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF ADOPTED AMENDMENT(S)

SUBPART D: PROCEDURES FOR PAYMENT OF FEES

Section
858.401
858.402

Quarterly Submission of Payment
Manner of Payment

AUTHORITY: Implementing and authorized by Section 22.15 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1022.15).

SOURCE: Emergency Rules adopted at 11 Ill. Reg. 1668, effective January 1, 1987, for a maximum of 150 days; adopted at 11 Ill. Reg. 9605, effective May 15, 1987; Sections 858.204, 858.205, 858.304, 858.305 and 858.306 recodified to Sections 858.207, 858.208, 858.308, 858.309 and 858.310, respectively, at 13 Ill. Reg. 5945; amended at 13 Ill. Reg. 17428, effective October 31, 1989; amended at 14 Ill. Reg. 16913, effective October 1, 1990.

NOTE: Capitalization denotes statutory language.

SUBPART B: PROCEDURES FOR MAINTAINING

RECORDS WHERE THE QUANTITY OF WASTE HAS BEEN WEIGHED

Section 858.201 Applicability

The requirements of this Subpart apply to sanitary landfills where THE OWNER OR OPERATOR WEIGHS THE QUANTITY OF SOLID WASTE RECEIVED WITH A DEVICE FOR WHICH CERTIFICATION HAS BEEN OBTAINED UNDER THE WEIGHTS AND MEASURES ACT (Ill. Rev. Stat. 19859, ch. 147, pars. 101 et seq.) (Section 22.15(b)(1) of the Act).

(Source: Amended at 14 Ill. Reg. 16913, effective October 1, 1990)

Section 858.202 Records

a) The operator of a sanitary landfill shall keep a record of solid waste received at the landfill. The operator shall keep the following records:

- 1) Daily Solid Waste Record;
 - 2) Monthly Solid Waste Record; and
 - 3) Quarterly Solid Waste Summary.
- b) Each Monthly Solid Waste Record and Quarterly Solid Waste Summary submitted to the Agency shall be in a form as prescribed by the Agency.
- c) Operators and of landfills annually receiving more than 150,000 cubic

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF ADOPTED AMENDMENT(S)

yards of waste subject to these rules shall elect to submit each Monthly Solid Waste Record and each Quarterly Solid Waste Summary and fee payment on the basis of weight (i.e., pursuant to Subpart B) of ~~this-Part~~ or on the basis of volume (i.e., pursuant to Subpart C of ~~this-Part~~).

(Source: Amended at 14 Ill. Reg. 16913, effective October 1, 1990.)

SUBPART D: PROCEDURES FOR PAYMENT OF FEES

Section 858.401 Quarterly Submission of Payment

- a) Payment of the fee due under Section 22.15 of the Act shall be made on a quarterly basis with the submission of the Quarterly Solid Waste Summary. Such payment shall be received by the Agency on or before April 15, July 15, October 15 and January 15 of each year and shall cover the three calendar months preceding the receipt date.
- b) For sanitary landfills subject to Subpart B, the fee payment due shall be calculated by multiplying the quantity of solid waste received in tons weighed which are subject to the fee payment provisions as reported on the Quarterly Solid Waste Summary times the applicable rate in Section 22.15 of the Act.
- c) For sanitary landfills subject to Subpart C, the fee payment due shall be calculated as follows unless otherwise calculated pursuant to subsection (g):

- 1) For payments due on April 15, July 15 and October 15:

A) Since the fee schedule is based on amount of cubic yards, if both tons and cubic yards are reported, the quantity of solid waste permanently disposed in tons weighed shall be converted to cubic yards. Use the total cubic yards amount (the cubic yard quantity received plus the corrected tons) to determine the applicable fee. The solid waste measured in tons subject to Subpart B should be converted to cubic yards using either an Agency standard rate of 3.3 cubic yards-to-ton conversion ratio or the site's actual rate that best reflects the site's conversion ratio. After determining the cubic yard quantity of waste subject-to-fee, multiply the quantity of solid waste subject to the fee payment provisions as reported on the Quarterly Solid Waste Summary for the preceding three calendar months by 4.

- B) Based on subsection (c)(1)(A), determine the applicable category under Section 22.15 of the Act.

ENVIRONMENTAL PROTECTION AGENCY

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- C) Based on subsection (c)(1)(B), divide the annual fee by 4.
- 2) For payments due January 15:
 - A) Based on the quantity permanently disposed during the previous calendar year determine the applicable category under Section 22.15 of the Act.

- B) Subtract the amount paid for the first, second and third quarters from the annual fee determined under (c)(1)(A).

- d) If the calculation of fees under this Section results in an overpayment, the Agency shall credit this overpayment against fees due during the subsequent calendar year.

- e) If a sanitary landfill intends to cease receipt of waste during the calendar year:
 - 1) Each The sanitary landfill shall notify the Agency by January 15 of that year. ~~If it intends to cease receipt of waste during the calendar year.~~ The notification shall include:
 - A) The date by which waste will cease to be received; and
 - B) A fee payment schedule to assure submission of fees in accordance with Section 22.15 of the Act.

- 2) The Agency shall review the fee payment schedule to determine if it will result in an underpayment or overpayment and will notify the operator within 30 days of any deficiencies or overpayments under the schedule.

- f) If a sanitary landfill intends to begin the receipt of waste:
 - 1) Each The sanitary landfill ~~which intends to begin receipt of waste~~ shall notify the Agency no less than 90 days prior to beginning the receipt of waste. The notification shall include:
 - A) The ~~data~~ date by which waste will begin to be received; and
 - B) A fee payment schedule to assure submission of fees in accordance with Section 22.15 of the Act.

- 2) The Agency shall review the fee payment schedule to determine if it will result in an underpayment or overpayment and will notify the operator within 30 days of any deficiencies or overpayments under the schedule.

- g) The fee payment due January 15 shall be determined, in all cases,

DEPARTMENT OF INSURANCE

NOTICE OF ADOPTED AMENDMENTS

Etta Mae Credi
Department of Insurance
320 West Washington
Springfield, Illinois 62767

The full text of the Adopted Amendment begins on the next page.

DEPARTMENT OF INSURANCE

NOTICE OF ADOPTED AMENDMENTS

TITLE 50: INSURANCE
CHAPTER I: DEPARTMENT OF INSURANCE
SUBCHAPTER 1: PROVISIONS APPLICABLE TO ALL COMPANIES

PART 907
EXEMPT SALE OF INSURANCE COMPANY SHARES

Section
907.10 Authority
907.20 Definition of Shares
907.30 Applicability
907.40 Exempt Transactions
907.50 Private Sale
907.60 Dealer Trading
907.70 Approved Stock Option Plans

AUTHORITY: Implementing Sections 20, 32, and 147.1(3)(e) and authorized by Section 401 of the Illinois Insurance Code (Ill. Rev. Stat. 1989, ch. 73, pars. 632, 644, 759.1(3)(e) and 1013).

SOURCE: Adopted at 4 Ill. Reg. 25, p. 202, effective June 13, 1980; codified at 7 Ill. Reg. 4214; amended at 14 Ill. Reg. 16920, effective October 2, 1990.

Section 907.30 Applicability

This Rule Part shall apply to the sale of shares of: all domestic stock companies.

a) all foreign or alien stock companies which have been continuously in business as such for more than ten years and are authorized to transact their business in this State; and

b) all domestic stock companies.

(Source: Amended at 14 Ill. Reg. 16920, effective October 2, 1990.)

DEPARTMENT OF NUCLEAR SAFETY
NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part: PLAN FOR THE COMPENSATION OF LOCAL GOVERNMENTS UNDER PROVISIONS OF THE "ILLINOIS NUCLEAR SAFETY PREPAREDNESS ACT"

2) Code Citation: 32 Ill. Adm. Code 501

<u>Section Number:</u>	<u>Adopted Action:</u>
501.10	Amendment
501.20	Amendment
501.30	Amendment
501.40	Amendment
501.50	Amendment

4) Statutory Authority: Implementing and authorized by Section 4 of the Illinois Nuclear Safety Preparedness Act (Ill. Rev. Stat. 1989, ch. 111, par. 4304).

5) Effective Date of Amendment: October 2, 1990

6) Does this rulemaking contain an automatic repeal date? No

7) Does this amendment contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: September 27, 1990

9) Notices of Proposal Published in Illinois Register:

June 8, 1990, 14 Ill. Reg. 8865

10) Has JCAR issued a Statement of Objections to this rule? No

11) Difference(s) between proposal and final version:

a) In the Table of Content, the Section Heading for Section 501.50, the word "Guidelines" has been changed to the word "Standards".

b) In the Authority note, the Public Act citation has been deleted.

c) The citation to the Illinois Revised Statutes has been changed from the 1987 edition to the 1989 edition.

d) In Section 501.20, the definition for "Exercise" has been rewritten as follows:

"Exercise means the testing of emergency response plans for nuclear facilities, including, but not limited to, the biennial testing and evaluation of off-site radiological emergency response plans and

DEPARTMENT OF NUCLEAR SAFETY
NOTICE OF ADOPTED AMENDMENTS

preparedness in support of nuclear generating stations, as required by the U.S. Nuclear Regulatory Commission, 10 CFR 50, Appendix E, current as of January 1, 1990, exclusive of subsequent amendments or editions.

e) In Section 501.30(a), line 3, the word "therefore" has been changed to the word "therefor".

f) In Section 501.40(a)(5), lines 9 and 11, the word "will" has been changed to the word "shall".

g) In Section 501.40(b)(2), the first sentence has been rewritten as follows:

"After receipt of the application, the Division of Planning and Analysis shall review the application to determine whether award of the grant would further the purposes expressed in Section 4 of the Act".

and on line 8, the word "guidelines" has been changed to the word "standards".

h) In Section 501.40, subsection (b)(3), has been rewritten as follows:

"After review of recommendations made by the Division of Planning and Analysis, the Director shall execute a grant agreement with each local government to whom a grant is awarded. The grant agreement shall specify the parties to the grant, the term of the grant, the amount of the grant, method of payment of grant monies, permissible uses of grant monies, that documentation of expenditures be submitted to the Department, that unspent grant monies shall be returned to the State as required by the Illinois Grant Funds Recovery Act (Ill. Rev. Stat., ch. 127, par. 2304), that the Department may audit records to verify that grant monies were used for permissible uses under the grant, and that the grant agreement shall cease if funds for the grant are not appropriated by the General Assembly, and any other standard provisions required by the comptroller to be included in contracts entered into by the State."

i) In Section 501.40(b)(4), an Agency Note has been added to read as follows:

"AGENCY NOTE: It is the Department's intent that grant funds will be disbursed on the first day of each quarter. However, such disbursement might be delayed for reasons beyond the Department's control, e.g., failure of the General Assembly to make appropriations before July 1, failure of a local government to submit a complete grant application by March 1st."

DEPARTMENT OF NUCLEAR SAFETY
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- j) In Section 501.40(b)(5), lines 7 and 9, by inserting immediately after the word "government" the phrase "in writing".
- k) In Section 501.50, the word "Guidelines" has been changed to the word "Standards" in the Section Heading.
- l) In Section 501.50, subsection (a), has been rewritten as follows:
 "The following standards are used by the Department staff in determining necessary activities and authorized expenses payable under the provisions of this Part. These standards are designed to achieve equality among known prospective claimants while taking into account the limitations imposed by the availability of appropriated funds".
- m) In Section 501.50(c)(1)(B), the word "will" has been changed to the word "shall" and the phrase "as described in subsection (b)" has been added at the end of the sentence.
- n) In Section 501.50(c)(1)(C), the word "will" has been changed to the word "shall".
- o) In Section 501.50(c)(2)(B), immediately after the word "Regulations" the citation "80 Ill. Adm. Code 3000," has been inserted.
- p) In Section 501.50(c)(3)(B), all of the text referring to "Highway Maintenance and Construction" has been deleted.
- q) In Section 501.50(c)(3)(C), the following sentence has been added:
 "Such documentation shall include the date of use, type of equipment, entity that used the equipment, miles or hours that the equipment was used, and cost per mile or hour for equipment use."
- r) In Section 501.50(c)(4)(A), the word "Operation" has been changed to the word "Operations".
- s) In Section 501.50(c)(5)(A), line 3, the word "will" has been changed to the word "shall" and the following sentence has been added:
 "Claims for expenses not specifically covered herein, shall be reviewed on a case by case basis to determine whether they relate, in whole or in part, to necessary activities as specified in subsection (b)."
- t) In Section 501.50(c)(5)(B), line 2, the word "detailed" has been deleted.

DEPARTMENT OF NUCLEAR SAFETY
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- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this amendment replace an emergency rule currently in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Amendments: The Department is promulgating this amendment to reflect changes in policies and procedures regarding the emergency response program for the Department that were made by the adoption of P.A. 86-901. Specifically, this amendment modifies the compensation program to allow local governments that participate in emergency planning activities to be compensated either by the awarding of funds in advance of anticipated expenditure (subject to recovery by the Department if not spent) or by reimbursement of funds actually expended. Prior to the adoption of P.A. 86-901, compensation to local governments participating in emergency planning activities was limited to reimbursement of funds after expenditure.

- 16) Information and questions regarding this adopted amendment shall be directed to:

Betsy Salus
Senior Staff Attorney
Department of Nuclear Safety
1035 Outer Park Drive
Springfield, Illinois 62704
785-9880

The full text of the Adopted Amendment begins on the next page:

DEPARTMENT OF NUCLEAR SAFETY
NOTICE OF ADOPTED AMENDMENTS

TITLE 32: ENERGY
CHAPTER II: DEPARTMENT OF NUCLEAR SAFETY
SUBCHAPTER c: NUCLEAR FACILITY SAFETY

PART 501
PLAN FOR THE REIMBURSEMENT FOR COMPENSATION OF LOCAL GOVERNMENTS
UNDER PROVISIONS OF THE "ILLINOIS NUCLEAR SAFETY PREPAREDNESS ACT"

Section
501.10 Purpose and Objectives
501.20 Definitions
501.30 Policies
501.40 Procedures
501.50 Guidelines Standards for the Determination of Necessary Activities and Authorized Expenses

AUTHORITY: Implementing and authorized by Section 4 of the Illinois Nuclear Safety Preparedness Act (Ill. Rev. Stat. 1983, ch. 111, par. 4304).

SOURCE: Emergency rule Adopted at 5 Ill. Reg. 14862, effective November 22, 1982, for a maximum of 150 days; adopted at 7 Ill. Reg. 5877, effective April 23, 1983; codified at 8 Ill. Reg. 1599; amended at 9 Ill. Reg. 2283, effective January 30, 1985; amended at 14 Ill. Reg. 6923, effective October 2, 1990

Section 501.10 Purpose and Objectives

The purpose of this plan Part is to establish the policies and procedures necessary to promulgate the plan for the reimbursement of compensate local governments for authorized expenses incurred in implementation of the Illinois Nuclear Safety Preparedness Act (the Act), (Ill. Rev. Stat., ch. 111, par. 4301 et seq.) on or after July 1, 1982. This plan will endeavor to fulfill the policies and procedures contained in this Part are intended to further the following objectives:

- prompt reimbursement of to promptly compensate local governments for authorized expenses incurred in accordance with implementation of the cited Act;
- to reduce the encumbrance of public funds obligated by local governments in implementation of the Act by establishment of a voluntary grant system of compensation, whereby grant monies are paid to the local government in advance of actual expenditures;

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b c) to provide guidance to local governments and departmental staff in determining necessary activities and expenses payable under provisions of pursuant to the cited Act;

e d) to establish a fair and equitable system of claims review;

d e) accelerate review and payment of claims by providing to establish a uniform method of submission, documentation and authentication of claims.

(Source: Amended at 14 Ill. Reg. 16923, effective October 2, 1990)

Section 501.20 Definitions

"Authorized Expenses": Actual means the actual expenditures of public funds by a unit of local government attributable to implementation of the cited Act as determined necessary by the Director, Department of Nuclear Safety (Department).

"Director": the means the Director of the Department of Nuclear Safety or his designee.

"Drill": A pre-exercise means the test or trial of a particular emergency preparedness system, function or operation, such as communications.

"Employee": An means an individual actually paid wages or allowances by a unit of local government for work performed on a full-time, part-time or intermittent basis.

"Exercise": The means the testing of emergency response plans for nuclear facilities, including, but not limited to, the required annual biennial testing and evaluation of off-site radiological emergency response plans and preparedness in support of nuclear generating stations, as required by the U.S. Nuclear Regulatory Commission, 10 CFR 50, Appendix E, current as of January 1, 1990, exclusive of subsequent amendments or editions.

"Local Government": A means a political subdivision below the State Government level, such as a county, municipality, township, village or district, with authority to expend public funds.

(Source: Amended at 14 Ill. Reg. 16923, effective October 2, 1990)

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Section 501.30 Policies

- a) The Director shall review all claims for reimbursement of expenses compensation submitted by units of local governments in accordance with this plan Part, and to the extent that the General Assembly has made appropriations therefor, the Director shall compensate local governments approve for payment those expenses relating to activities determined to be necessary. Necessary activities shall include, but not be limited to, the guidelines activities specified in Section 501.50(b) of this Part. The Department shall reimburse compensate local governments from fees collected pursuant to this Section 4 of the Act, except that such reimbursement compensation, in the aggregate, shall not exceed \$150,000 250,000 in any year.
- b) The Division of Emergency Planning and Analysis (DEP) (OPA), Office of Nuclear Facility Safety, is assigned the responsibility for initiation, maintenance and shall be responsible for implementation of this plan Part and shall be the point of contact for units of local governments relative to the provisions contained herein.
- c) This plan Part shall be reviewed by the Department at least annually to determine its effectiveness in accomplishing stated objectives. Users of the plan Local governments eligible for compensation under this Part are invited to submit their comments and suggestions at any time. Noted deficiencies will be promptly corrected and improved methods and procedures incorporated to enhance program administration.
- d) Each respective unit of local government, departmental staff and state agency concerned will be furnished a copy of this plan and any revisions thereto. All grants made under this Part providing for payment of funds in advance of anticipated expenditures shall be made in accordance with a grant agreement to be executed by both the Director of the Department and the head of the local government to whom the grant is awarded.

(Source: Amended at 14 Ill. Reg. 16923, effective October 2, 1990)

Section 501.40 Procedures

- a) Units of local government shall submit their claims for reimbursement of expenses as soon as practicable following the actual expenditure of public funds. Claims for reimbursement of expenses incurred on or before June 30 of any year must be submitted prior to September 1 to insure review under the provisions of this plan. Procedure for compensating local governments by reimbursement:

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- 1) In order to be eligible for reimbursement of expenses incurred by local government, the head of the local government shall provide to the Department the name, title, business address and phone number of the person designated to authenticate claims for reimbursement submitted on behalf of the local government and to act as the point of contact for questions arising therefrom. This information shall be submitted, on the prescribed form furnished by the Department, to the Illinois Department of Nuclear Safety, Attention: Division of Planning and Analysis, 1035 Outer Park Drive, Springfield, Illinois 62704.
- b) The head of each local government shall provide the department with the name, title, business address and phone number of the person designated to authenticate claims submitted for reimbursement of expenses on behalf of the governmental unit and act as the point of contact for questions arising therefrom.
- c) Claims are to be submitted to the Illinois Department of Nuclear Safety Department, Attention: Division of Emergency Planning and Analysis, 1035 Outer Park Drive, Springfield, Illinois 62704 on the prescribed forms furnished by the Department. Forms may be obtained from the Division of Emergency Planning and Analysis or reproduced locally at the option of the user. An initial supply will be furnished with distribution of this plan Part. Claims may be consolidated for each expense category, i.e., personnel services, individual travel, equipment operation use, etc., by the local government entity or, if more convenient, decentralized by operating elements under jurisdiction of the local government entity, e.g., Police Department, Fire Department, Public Works Department, etc. Either method requires the attachment of a cover and summary sheet authenticated by the official designated by the local government head.
- d) Claims shall be initially reviewed The Division of Planning and Analysis shall review claims for completeness, accuracy, conformance with the plan requirements of this Part and program intent by the Division of Emergency Planning. An The Division of Planning and Analysis shall attempt to resolve any questions surfacing from this review will be coordinated by communicating with the point of contact designated by the head of the local government head. Upon completion of this review, the Division of Emergency Planning and Analysis will forward the claim along with their its recommendations to the Director.
- e) Claims approved in their entirety by the Director will be immediately processed for payment through the Budget and Fiscal Services Division and the Division of Emergency Planning and Analysis shall be advised accordingly.

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f) 5) Claims with unresolved questions remaining after review of the Director, will be forwarded to a departmental official, appointed by the Director, for further investigation of the excepted expenses. Upon completion of the inquiry, the claims will be returned to the Director with the findings and recommendations of the investigating official. After final review by the Director, claims with exceptions will be processed for payment of those expenses determined to be appropriate and consistent with law. The Director shall advise the claimant, will be advised in writing, of the any exceptions, and action taken the basis for the exceptions with and a copy of the Director's decision shall be furnished to the Division of Emergency Planning and Analysis.

6) Local governments shall submit claims for compensation covering authorized expenses as soon as practicable following the actual expenditure of public funds. In any event, claims for expenses incurred on or before June 30 of any State fiscal year must be received by the Department within 60 days following the close of the State fiscal year to which they pertain to ensure timely review and processing.

b) Procedure for grants awarding funds in advance of expenditures:

1) Participating local governments shall, by March 1st of each year, submit a grant application to the Department for the purpose of receiving compensation in advance of anticipated expenditures for the ensuing State fiscal year. The application shall contain a description of the purpose for which the grant is being sought, the proposed term of the grant and an annual spend plan covering the estimated expenses of the participating local government. The annual spend plan shall be submitted on a form provided by the Department. The grant application shall also include the name, title, business address and phone number of the person designated to authenticate documents submitted on behalf of the local government and to act as point of contact for questions arising under the grant. The application shall be signed by the head of the local government.

2) After receipt of the application, the Division of Planning and Analysis shall review the application to determine whether award of the grant would further the purposes expressed in Section 4 of the Act. No later than June 1st of each year, the Division of Planning and Analysis shall make recommendations to the Director regarding action to be taken on the applications. The recommendations regarding award of grants shall be based on the purposes specified in the Act, the standards specified in Section 501.50 and on availability of funds.

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3) After review of recommendations made by the Division of Planning and Analysis, the Director shall execute a grant agreement with each local government to whom a grant is awarded. The grant agreement shall specify the parties to the grant, the term of the grant, the amount of the grant, method of payment of grant monies, permissible uses of grant monies, that documentation of expenditures be submitted to the Department, that unspent grant monies shall be returned to the State as required by the Illinois Grant Funds Recovery Act (Ill. Rev. Stat., ch. 127, par. 2304), that the Department may audit records to verify that grant monies were used for permissible uses under the grant, and that the grant agreement shall cease if funds for the grant are not appropriated by the General Assembly, and any other standard provisions required by the comptroller to be included in contracts entered into by the State.

4) Upon execution of the grant agreement, the Department shall allocate funds to a grant account established for the participating local government in an amount equal to the grant award. On July 1st of each year, or as soon thereafter as is practicable, the Department shall disburse to the local government an amount equal to the approved grant expenses that are anticipated to be incurred during the first fiscal quarter. On October 1st, or as soon thereafter as is practicable, the Department shall disburse to the local government an amount equal to the approved grant expenses that are anticipated to be incurred during the second fiscal quarter. On January 1st, or as soon thereafter as is practicable, the Department shall disburse to the local government an amount equal to the approved grant expenses anticipated to be incurred during the third quarter less any amount previously disbursed for 1st quarter expenses for which documentation has not been submitted to the Department and approved by the Department in accordance with subsection (b)(5). On April 1st, or as soon thereafter as is practicable, the Department shall disburse to the local government an amount equal to the approved grant expenses anticipated to be incurred during the fourth quarter less any amounts previously disbursed during the 1st and 2nd quarter expenses for which documentation has not been submitted to the Department and approved by the Department in accordance with subsection (b)(5).

AGENCY NOTE: It is the Department's intent that grant funds will be disbursed on the first day of each quarter. However, such disbursement might be delayed for reasons beyond the Department's control, e.g., failure of the General Assembly to make appropriations before July 1, failure of a local government to submit a complete grant application by March 1st.

DEPARTMENT OF NUCLEAR SAFETY

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- 5) Participating local governments shall submit documentation of expenditures under the grant. Such documentation shall be on the forms provided by the Department and shall be submitted no later than 20 days following the close of the state fiscal quarter in which the expenditure of public funds was made. Within 30 days of receiving the documentation, the Department shall notify the local government in writing whether the documentation has been approved or disapproved. The Department shall also notify the local government in writing whether the future disbursements of the grant award are subject to adjustment under subsection (b)(4), and if so, what the adjusted disbursement will be.

(Source: Amended at 14 Ill. Reg. 16923, effective October 2, 1990)

Section 501.50 Guidelines Standards for the Determination of Necessary Activities and Authorized Expenses

- a) The following guidance is furnished to assist units of local government and departmental staff standards are used by the Department staff in determining necessary activities and authorized expenses payable under the provisions of this reimbursement plan Part. This listing is not intended to be all inclusive, but represents an approach founded on achievement of these standards are designed to achieve equality among known prospective claimants and while taking into account the limitations imposed by the availability of appropriated funds.

b) Necessary Activities:

- 1) Pre-exercise Response planning, preparation, radiological training and drills.
- 2) Exercise performance and execution Participation in the exercising of transportation and fixed facility nuclear response plans.
- 3) Internal post exercise critique and corrective action.

c) Authorized Expenses:

- 1) Personnel Services
 - A) Wages, plus fringe benefits, actually paid to local governmental employees for participation in necessary activities as previously defined described in subsection (b).

- B) Reimbursement will Compensation shall be based on hourly rates for the number of hours of actual participation in necessary activities as described in subsection (b).
 - C) Reimbursement Compensation for "matching funds" type employees will shall be limited to wages actually paid from the local government's share of total funds contributed.
- 2) Individual Travel
- A) Travel allowances actually paid to local government employees for travel performed in connection with their participation in necessary activities as previously defined described in subsection (b).
 - B) Reimbursement for travel performed by privately owned conveyance Compensation for transportation, lodging, and per diem or meal expenses shall not exceed the state rate of \$19 per mile rate in the State of Illinois Travel Regulations, 80 Ill. Adm. Code 3000, in effect at the time the expenditure was incurred unless a local government ordinance, rule or regulation applicable to all employees of the governmental entity local government specifies a higher rate.
 - C) Reimbursement for travel performed by commercial transportation shall not exceed the least costly alternative available unless a local government ordinance, rule or regulation applicable to all employees of the governmental entity specifies a higher cost option.
- 3) Equipment Operation Use
- A) Operating costs Costs actually paid, incurred or obligated (other than personnel services) for local government owned or leased equipment used during or in connection with a necessary activity as previously defined specified in subsection (b).
 - B) Reimbursement Compensation for equipment operating costs use shall not exceed the amounts rates indicated in the following table without complete documentation:

DEPARTMENT OF NUCLEAR SAFETY

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Type Equipment	Cost Per Mile Rate	Cost Per Hour Optional Rate
Automobile	20	
Bus	40	
Fire Truck	50	
Heavy Ambulance	35	
Light Ambulance	25	
Heavy Truck (Dual Axle)	55	
Light Truck (1 ton or less)	25	
Medium Truck (Single Axle)	35	
Rescue Vehicle (Construction Equipment)	35	
End Loader		13.80
Grader		9.70
Track Vehicles		19.40
Automobile	\$0.30 per mile	\$3.20 per hour of actual operation
Bus	\$0.60 per mile	\$8.80 per hour of actual operation
Emergency Vehicle (ambulance, fire truck, rescue vehicle)	Base rate, fee or service charge customary to the area of operation	None

C) Reimbursement for operation of special purpose equipment, e.g., airplanes, helicopters, boats, etc., shall not exceed the actual cost per hour of operation. Expenses for use of motorized equipment not listed in the table above shall be fully documented. Such documentation shall include the date of use, type of equipment, entity that used the equipment, miles or hours that the equipment was used, and cost per mile or hour for equipment use.

4) Miscellaneous Expenses

A) Telephones Emergency Operations Center (EOC) Telecommunications

- i) Installation, connect/disconnect service and minimum maintenance charges actually paid for those telephones telecommunication lines, circuits and equipment used exclusively for exercising nuclear emergency response plans.
- ii) Service and toll charges actually paid for "official business" calls exclusively related telecommunication lines or circuit usage charges relating exclusively to the exercising of nuclear emergency response plans.
- B) EOC Operational Materials: costs of maps, charts, plexiglass, status boards and similar materials relating exclusively to the exercising of nuclear emergency response plans.
- C) Food or Meal Costs: Only if part of a travel or temporary duty allowance established by local ordinance, rule or regulation applicable to all employees of the governmental entity.
- D) Other costs actually paid and relating exclusively to the exercising of nuclear emergency response plans, with detailed documentation, will be reviewed on a case-by-case basis.

5) Other Expenses

A) Expenses not specifically covered herein relating in whole or in part to necessary activities, as specified in subsection (b), shall be reviewed on a case by case basis. Claims for expenses not specifically covered herein, shall be reviewed on a case by case basis to determine whether they related, in whole or in part, to necessary activities as specified in subsection (b).

B) Requests for compensation of such expenses shall be accompanied by documentation of the amount of funds to be expended as well as a statement identifying the relationship of the expense to the activities listed in subsection (b). Prior to incurring such expenses, the local government shall submit the request for compensation to the Illinois Department of Nuclear Safety, Attention, Division of Planning and Analysis, 1035 Outer Park Drive, Springfield, Illinois 62704.

(Source: Amended at 14 Ill. Reg. 16923, effective October 2, 1990)

DEPARTMENT OF PUBLIC AID

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NOTICE OF ADOPTED AMENDMENTS

NOTICE OF ADOPTED AMENDMENTS

1) The Heading of the Part: AID TO FAMILIES WITH DEPENDENT CHILDREN

2) Code Citation: 89 Ill. Adm. Code 112

89 Ill. Adm. Code 112.150

3) Section Numbers: Adopted Action:

112.110 Amendment

112.150 Amendment

112.151 Amendment

4) Statutory Authority:

89 Ill. Adm. Code 112.110 and 112.151

Sections 4-1.6, 4-2 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 4-1.6, 4-2 and 12-13)

89 Ill. Adm. Code 112.150

Sections 4-1.6, 4-2, of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 4-1.6, 4-2 and 12-13)

5) Effective Date of Adopted Amendments: September 30, 1990

6) Does this rulemaking contain an automatic repeal date?

Yes ☐ No ☒

7) Do these Adopted Amendments contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: September 30, 1990

9) Notices of Proposal Published in Illinois Register:

89 Ill. Adm. Code 112.110 and 112.151

June 15, 1990 (14 Ill. Reg. 9291)

89 Ill. Adm. Code 112.150

June 22, 1990 (14 Ill. Reg. 9790)

10) Has JCAR issued a Statement of Objections to these Adopted Amendments?

89 Ill. Adm. Code 112.110 and 112.151

No

No

11) Differences between proposal and final version:

89 Ill. Adm. Code 112.110 and 112.151

Based on comments received from the Administrative Code Division, the following change was made to this rulemaking: in Section 112.151 (b) at line 2, the word "subsections" is inserted before the term "(1)".

89 Ill. Adm. Code 112.150

Based on comments received from the Joint Committee on Administrative Rules, the following changes were made to this rulemaking:

1) at line one of subsection (b), the word "a" is inserted before the word "jointly";

2) at lines 3 thru 5 of subsection (b)(3), the phrase "(consider an equal share of the equity value as belonging to the client)" is deleted; and

3) at line 3 of subsection (b)(5), the phrase "(see subsections (b)(2) and (4) above for documentation examples)" is added.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will these Adopted Amendments replace Emergency Amendments currently in effect? No

14) Are there any Amendments pending on this Part? No

15) Summary and Purpose of Adopted Amendments:

89 Ill. Adm. Code 112.110 and 112.151

This rulemaking implements P.L. 100-201 which makes any payments relating to Agent Orange product liability exempt as income and assets for the Aid to Families with Dependent Children program.

DEPARTMENT OF PUBLIC AID

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82 Ill. Adm. Code 112.150

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

This rulemaking revises the Department's policy on jointly held assets to provide that only assets that are owned, available or accessible to the individual will be considered when determining eligibility for assistance under the AFDC Program.

PART 112
AID TO FAMILIES WITH DEPENDENT CHILDREN

- 16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Anita Williams, Staff Attorney
Office of the General Counsel

Address: Illinois Department Of Public Aid
Jesse B. Harris Building, II
100 South Grand Avenue East, 3rd Floor
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendments begin on the next page:

Section	
112.1	Description of the Assistance Program
112.5	Incorporation By Reference
SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY	
Section	
112.8	Caretaker Relative
112.9	Client Cooperation
112.10	Citizenship
112.20	Residence
112.30	Age
112.40	Relationship
112.50	Living Arrangement
112.52	Social Security Numbers
112.54	Assignment of Medical Support Rights
112.60	Lack of Parental Support or Care
112.61	Death of a Parent
112.62	Incapacity of a Parent
112.63	Continued Absence of a Parent
112.64	Unemployment of the Parent

SUBPART C: PROJECT CHANCE

Section	
112.70	Participation Requirements For Project Chance
112.71	Individuals Exempt From Project Chance
112.72	Project Chance Participation/Cooperation Requirements
112.73	Failure to Participate with the Work Incentive Demonstration Program (Renumbered)
112.74	Project Chance Initial Assessment Process/Development of an Employability Plan
112.76	Project Chance Orientation
112.77	Conciliation and Fair Hearings
112.78	Project Chance Components
112.79	Project Chance Sanctions
112.80	Good Cause for Failure to Comply With Project Chance Participation Requirements
112.81	Responsible Relative Eligibility For Project Chance
112.82	Project Chance Supportive Services

DEPARTMENT OF PUBLIC AID

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Section
112.83 Young Parents Program
112.84 Work Experience Evaluation Project
112.85 Four Year College/Vocational Training Demonstration Project

SUBPART E: PROJECT ADVANCE

Section
112.86 Project Advance
112.87 Project Advance Experimental and Control Groups
112.88 Project Advance Participation Requirements of Experimental Group Members and Adjudicated Fathers
112.89 Project Advance Cooperation Requirements of Experimental Group Members and Adjudicated Fathers
112.90 Project Advance Sanctions
112.91 Good Cause for Failure to Comply with Project Advance
112.93 Individuals Exempt From Project Advance
112.95 Project Advance Supportive Services

SUBPART F: EXCHANGE PROGRAM

Section
112.98 Exchange Program

SUBPART G: FINANCIAL FACTORS OF ELIGIBILITY

Section
112.100 Unearned Income
112.101 Unearned Income of Stepparent, Parent or Legal Guardian
112.105 Budgeting Unearned Income
112.106 Date of Application And/Or Date Of Decision
112.107 Initial Receipt of Unearned Income
112.108 Termination of Unearned Income
112.110 Exempt Unearned Income
112.115 Education Benefits
112.120 Incentive Allowances
112.125 Unearned Income In-Kind
112.126 Earmarked Income
112.127 Lump Sum Payments
112.128 Protected Income
112.130 Earned Income
112.131 Earned Income Tax Credit
112.132 Budgeting Earned Income
112.133 Budgeting Earned Income of Applicants Employed On Date of Application And/Or Date Of Decision
112.134 Initial Employment
112.135 Budgeting Earned Income For Contractual Employees

DEPARTMENT OF PUBLIC AID

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Section
112.136 Budgeting Earned Income For Non-Contractual School Employees
112.137 Termination of Employment
112.138 Transitional Payments
112.140 Exempt Earned Income
112.141 Earned Income Exemption
112.142 Exclusion From Earned Income Exemption
112.143 Recognized Employment Expenses
112.144 Income From Work/Study/Training Program
112.145 Earned Income From Self-Employment
112.146 Earned Income From Roomer and Boarder
112.147 Income From Rental Property
112.148 Payments from the Illinois Department of Children and Family Services
112.149 Earned Income In-Kind
112.150 Assets
112.151 Exempt Assets
112.152 Asset Disregards
112.153 Deferral of Consideration of Assets
112.154 Property Transfers
112.155 AFDC Income Limit

SUBPART H: PAYMENT AMOUNTS

Section
112.250 Grant Levels
112.251 Payment Levels in AFDC
112.252 Payment Levels in AFDC Group I Counties
112.253 Payment Levels in AFDC Group II Counties
112.254 Payment Levels in AFDC Group III Counties

SUBPART I: OTHER PROVISIONS

Section
112.300 Persons Who May Be Included in the Assistance Unit
112.301 Presumptive Eligibility
112.302 Monthly Reporting
112.303 Retrospective Budgeting
112.304 Budgeting Schedule
112.305 Strikers
112.306 Foster Care Program
112.307 Responsibility of Sponsors of Aliens
112.308 Special Needs Authorizations
112.309 Institutional Status
112.315 Young Parent Program (Renumbered)
112.320 Redetermination of Eligibility
112.330 Twelve Month Extension of Medical Assistance Due to Increased Income from Employment

Section
112.331 Four Month Extension of Medical Assistance Due to
Child Support Collections
112.332 Extension of Medical Assistance Due to Loss of Earned
Income Disregard (Repealed)

SUBPART J: CHILD CARE

Section
112.350 Child Care
112.352 Child Care Eligibility
112.354 Qualified Provider
112.356 Notification of Available Services
112.358 Participant Rights and Responsibilities
112.362 Additional Service to Secure or Maintain Child Care
Arrangements
112.364 Rates of Payment for Child Care
112.366 Method of Providing Child Care

SUBPART K: TRANSITIONAL CHILD CARE

Section
112.400 Transitional Child Care Eligibility
112.404 Duration of Eligibility for Transitional Child Care
112.406 Loss of Eligibility for Transitional Child Care
112.408 Qualified Child Care Providers
112.410 Notification of Available Services
112.412 Participant Rights and Responsibilities
112.414 Child Care Overpayments and Recoveries
112.416 Fees for Service for Transitional Child Care
112.418 Rates of Payment for Transitional Child Care

AUTHORITY: Implementing Article IV and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 4-1 et seq. and 12-13)

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amendment at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243,

effective September 21, 1979, peremptory amendment at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041 effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10767, effective October 1, 1981; 16, 1981; peremptory amendment at 6 Ill. Reg. 611, effective January 1, 1982, amended at 6 Ill. Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, 1982; amended at 6 Ill. Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982;

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amended at 6 Ill. Reg. 13754, effective November 1, 1982; rules repealed, new rules adopted and codified at 7 Ill. Reg. 907, effective January 11, 1983; rules repealed and new rules adopted and codified at 7 Ill. Reg. 2720, effective February 28, 1983; amended (by adding Sections being codified with no substantive change) at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 11284, effective August 26, 1983; amended at 7 Ill. Reg. 13920, effective October 7, 1983; amended at 7 Ill. Reg. 15690, effective November 9, 1983; amended (by adding sections being codified with no substantive change) at 7 Ill. Reg. 16105; amended at 7 Ill. Reg. 17344, effective December 21, 1983; amended at 8 Ill. Reg. 213, effective December 27, 1983; emergency amendment at 8 Ill. Reg. 569, effective January 1, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 4176, effective March 19, 1984; amended at 8 Ill. Reg. 5207, effective April 9, 1984; amended at 8 Ill. Reg. 11391, effective June 27, 1984; amended at 8 Ill. Reg. 12333, effective June 29, 1984; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17894; peremptory amendment at 8 Ill. Reg. 18127, effective October 1, 1984; peremptory amendment at 8 Ill. Reg. 19889, effective October 1, 1984; amended at 8 Ill. Reg. 19983, effective October 3, 1984; emergency amendment at 8 Ill. Reg. 21666, effective October 19, 1984 for a maximum of 150 days; amended at 8 Ill. Reg. 21621, effective October 23, 1984; amended at 8 Ill. Reg. 25023, effective December 19, 1984; amended at 9 Ill. Reg. 282, effective January 1, 1985; amended at 9 Ill. Reg. 4062, effective March 15, 1985; amended at 9 Ill. Reg. 8155, effective May 17, 1985; emergency amendment at 9 Ill. Reg. 10094, effective June 19, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 11317, effective July 5, 1985; amended at 9 Ill. Reg. 12795, effective August 9, 1985; amended at 9 Ill. Reg. 15887, effective October 4, 1985; amended at 9 Ill. Reg. 16277, effective October 11, 1985; amended at 9 Ill. Reg. 17827, effective November 18, 1985; emergency amendment at 10 Ill. Reg. 354, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 1172, effective January 10, 1986; amended at 10 Ill. Reg. 3641, effective January 30, 1986; amended at 10 Ill. Reg. 4885, effective March 7, 1986; amended at 10 Ill. Reg. 8118, effective May 1, 1986; amended at 10 Ill. Reg. 10628, effective June 1, 1986; amended at 10 Ill. Reg. 11017, effective June 6, 1986; Sections 112.78 through 112.86 and 112.88 recodified to 89 Ill. Adm. Code 160 at 10 Ill. Reg. 11928; emergency amendment at 10 Ill. Reg. 12107, effective July 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 12650, effective July 14, 1986; amended at 10 Ill. Reg. 14681, effective August 29, 1986; amended at 10 Ill. Reg. 15101, effective September 5, 1986; amended at 10 Ill. Reg. 15621, effective September 19,

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1986; amended at 10 Ill. Reg. 21860, effective December 12, 1986; amended at 11 Ill. Reg. 2280, effective January 16, 1987; amended at 11 Ill. Reg. 3140, effective January 30, 1987; amended at 11 Ill. Reg. 4682, effective March 6, 1987; amended at 11 Ill. Reg. 5223, effective March 11, 1987; amended at 11 Ill. Reg. 6228, effective March 20, 1987; amended at 11 Ill. Reg. 9927, effective May 15, 1987; amended at 11 Ill. Reg. 12003, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 12432, effective July 10, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 12908, effective July 30, 1987; emergency amendment at 11 Ill. Reg. 12935, effective August 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 13625, effective August 1, 1987; amended at 11 Ill. Reg. 14755, effective August 26, 1987; amended at 11 Ill. Reg. 18679, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 18781, effective November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20114, effective December 4, 1987; Sections 112.90 and 112.95 recodified to Sections 112.52 and 112.54 at 11 Ill. Reg. 20610; amended at 11 Ill. Reg. 20889, effective December 14, 1987; amended at 12 Ill. Reg. 844, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1929, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 2126, effective January 12, 1988; SUPPARTS C, D and E recodified to SUPPARTS G, H and I at 12 Ill. Reg. 2136; amended at 12 Ill. Reg. 3487, effective January 22, 1988; amended at 12 Ill. Reg. 6159, effective March 18, 1988; amended at 12 Ill. Reg. 6694, effective March 22, 1988; amended at 12 Ill. Reg. 7336, effective May 1, 1988; amended at 12 Ill. Reg. 7673, effective April 20, 1988; amended at 12 Ill. Reg. 9032, effective May 20, 1988; amended at 12 Ill. Reg. 10481, effective June 13, 1988; amended at 12 Ill. Reg. 14172, effective August 30, 1988; amended at 12 Ill. Reg. 14669, effective September 16, 1988; amended at 13 Ill. Reg. 70, effective January 1, 1989; amended at 13 Ill. Reg. 6017, effective April 14, 1989; amended at 13 Ill. Reg. 8567, effective May 22, 1989; amended at 13 Ill. Reg. 16006, effective October 6, 1989; emergency amendment at 13 Ill. Reg. 16142, effective October 2, 1989, for a maximum of 150 days; emergency expired March 1, 1990; amended at 14 Ill. Reg. 705, effective January 1, 1990; amended at 14 Ill. Reg. 3170, effective February 13, 1990; amended at 14 Ill. Reg. 3575, effective February 23, 1990; amended at 14 Ill. Reg. 6306, effective April 16, 1990; amended at 14 Ill. Reg. 10379, effective June 20, 1990; amended at 14 Ill. Reg. 13652, effective August 10, 1990; amended at 14 Ill. Reg. 14140, effective August 17, 1990; amended at 14 Ill. Reg. 16937, effective September 30, 1990.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

DEPARTMENT OF PUBLIC AID

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SUBPART G: FINANCIAL FACTORS OF ELIGIBILITY

Section 112.110 Exempt Unearned Income

a) The following unearned income shall be exempt from consideration in determining eligibility and the level of assistance payment.

- 1) The value of the coupon allotment under the Food Stamp Act of 1977 (7 U.S.C. 2017(b));
- 2) The value of the U.S. Department of Agriculture donated foods (surplus commodities);
- 3) Any payment received under the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (42 U.S.C. 4636);
- 4) Any per capita judgment funds paid under P. L. 92-254 to members of the Blackfeet Tribe of the Blackfeet Indian Reservation, Montana and the Gros Ventre Tribe of the Fort Belknap Reservation, Montana (25 U.S.C. 1264);
- 5) Any benefits received under Title III, Nutrition Program for the Elderly, of the Older Americans Act of 1965, as amended (42 U.S.C. 3030e)
- 6) Any compensation provided to individual volunteers under the Retired Senior Volunteer Program and the Foster Grandparent Program and Older Americans Community Service Programs established under Title II of the Domestic Volunteer Service Act, as amended;

7) Income received under the provisions of Section 4(c) of the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act (Ill. Rev. Stat. 1987 1282, ch. 67 1/2, par. 404 (c)). This includes both the benefits commonly known as the circuit breaker and "additional grants";

8) Payments to volunteers under the 1973 Domestic Volunteer Service Act (48 U.S.C. 5044 (q)). These include:

- A) Vista Volunteers,

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Section 112.110 Exempt Unearned Income (Cont'd)

- B) Volunteers serving as senior health aids, senior companions, or foster grandparents,
- C) Persons serving in the Service Corps of Retired Executives (SCORE) or the Active Corps of Executives (ACE).

9) Unearned income such as need based payments, cash assistance, compensation in lieu of wages and allowances received through the Jobs Training Partnership Act.

10) Inconsequential income, which is defined as gifts, prizes or other unearned income (excluding those unearned income items referenced in subsections [a][1] through [a][10] above) of up to \$30 per person per quarter.

b) The following additional unearned income shall be exempt:

- 1) Social Security death benefit expended on a funeral and/or burial.
- 2) The value of home produce which is used for personal consumption.
- 3) The value of supplemental food assistance received under the Child Nutrition Act of 1966, as amended, (42 U.S.C. 1786(b)) and the special food service program for children under the National School Lunch Act, as amended (42 U.S.C. 1760).

4) Any payments distributed per capita or held in trust for members of any Indian Tribe under Public Laws-P.L. 92-254, P.L. 93-134 or P.L. 94-450 (25 U.S.C. 1407)

5) Tax exempt portions of payments made pursuant to the Alaska Native Claims Settlement Act (43 U.S.C. 1626)

6) Experimental Housing Allowance Program payments made under Annual Contributions Contracts entered into prior to January 1, 1975 under Section 23 of

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Section 112.110 Exempt Unearned Income (Cont'd)

the U.S. Housing Act of 1937, as amended (42 U.S.C. 1437 (f)).

- 7) Child support payments made to an assistance unit by the Department which represents the first \$50 or any lesser amount of support collected, in a month.

- 8) Any payment received under Title I of P. L. 100-383 of the Civil Liberties Act of 1988 (50 U.S.C. 1989b thru 1989b-8).

- 9) Any payments received under Title II of P. L. 100-383 of the Aleutian and Pribilof Islands Restitution Act (50 U.S.C. 1989c thru 1989c-8).

- 10) Payments made to veterans who receive an annual disability payment or to the survivors of deceased veterans who receive a one-time lump sum payment from the Agent Orange Settlement Fund or any other fund referencing Agent Orange product liability under P.L. 101-201.

(Source: Amended at 14 Ill. Reg. 16937, effective September 30, 1990)

Section 112.150 Assets

- a) The value of non-exempt assets shall be considered in determining eligibility for ~~and the amount of the~~ an assistance payment.
- b) The entire equity value of a jointly held assets liquid asset ~~or the client's proportional share of a jointly held non-liquid asset~~ shall be considered in determining eligibility for ~~and the amount of the~~ an assistance payment, unless:

- 1) The asset is a joint income tax refund; or
- 2) The client can document the amount of his legal interest in the asset, and that such amount is less than the entire value of the asset, the documented amount shall be considered. Appropriate documentation, may include, but is not limited to, bank documents, trust documents,

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Section 112.150 Assets (Cont'd)

signature cards, divorce papers, or court orders; or

- 3) the asset is held jointly with a client(s) of any Illinois Department of Public Aid assistance program, other than Food Stamps; or

- 3)4) The client documents that he/she does not have access to the asset. Appropriate documentation may include but is not limited to, bank documents, trust documents, signature cards, divorce papers, or court orders; or

- 5) The client documents that the asset or a portion of the asset is not owned by the client and the client's accessibility to the asset is changed (see subsections (b)(2) and (4) for documentation examples).

- c) Income tax refunds shall be considered available assets and are to be considered against the appropriate non-exempt asset limitation of the assistance unit. One-half of joint tax refunds shall be considered available for each payee. A client who declares that less than one-half of the joint income tax was received may claim an exception. Only the amount claimed to be received shall be considered.

- d) Trust Fund for the Benefit of a Dependent Child

- 1) When trust fund exists for the benefit of a dependent child living in the home of the caretaker relative and the amount of the trust fund by itself or combined with other nonexempt assets of the assistance unit exceeds the asset disregard, the caretaker relative shall be allowed forty-five (45) days to petition the court for release of the funds. When someone other than the caretaker relative is the trustee of the trust fund, the caretaker relative is responsible for taking action within forty-five (45) days of the Department's becoming aware of the existence of the trust fund to petition the court to order the trustee to release the funds. The child for whom the trust fund was established shall remain in the assistance unit for the forty-five (45) days.

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Section 112.150

Assets (Cont'd)

- 2) When the trust fund combined with other nonexempt assets of the assistance unit does not exceed the asset disregard, petitioning the court for release of the funds is not required.
- 3) A dependent child living with a blood related sibling must be included in the assistance unit. The amount of the trust fund shall be considered a nonexempt asset available to meet the needs of the entire assistance unit. If the amount of the trust fund and other nonexempt assets exceeds the asset disregard, eligibility does not exist. The case remains eligible for assistance for the forty-five (45) day period the caretaker relative is allowed to petition the court for release of the funds.
- 4) In cases where the child is not a blood related sibling of a dependent child from whom AFDC is requested or received, the entire amount of the trust fund shall be considered available to meet the child's needs only. When the amount of the trust fund and other nonexempt assets exceeds the asset disregard, eligibility no longer exists for the child. When the child with the trust fund is the only child in the assistance unit, eligibility for AFDC no longer exists.
- 5) At the end of forty-five (45) days, if the caretaker relative:
 - A) does not provide verification that the caretaker relative has petitioned the court, the amount of the trust fund shall be considered a nonexempt asset available to the assistance unit and is applied to the asset disregard of the assistance unit if the child is a blood related sibling of a dependent child included in the assistance unit. For cases where the child is not a blood relative sibling of a dependent child included in the assistance unit, the eligibility of all other members of the assistance unit is not affected unless the child with the trust fund is the only child in the assistance unit, or

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 112.150

Assets (Cont'd)

- B) provides verification that the caretaker has petitioned the court and a court denies the request for release of the funds, the amount of the trust fund shall be considered an exempt asset for the assistance unit, or
- C) provides verification the court will release the funds for the child, the released amount(s) shall be considered as follows:
 - i) When the petition and court order direct the money be used for the child's income maintenance or do not specify a purpose, payments shall be budgeted as nonexempt unearned income. If the child is a blood related sibling of a child included in the assistance unit the child is included in the assistance unit and the income from the trust is budgeted against the assistance unit. If the child is not a blood related sibling of a dependent child included in the assistance unit, the caretaker relative may choose to delete the child from the assistance unit. The income shall be considered to meet the child's needs only.
 - ii) When the petition and court order direct the money be used for the child's income maintenance or do not specify a purpose, a one-time only release of the money shall be considered an asset subject to the asset disregard if the child with the trust fund is included with a blood related sibling who is a dependent child included in the assistance unit. If the child is not a blood related sibling of a dependent child included in the assistance unit, the caretaker relative may choose to delete the child from the case. The other assistance unit members shall remain eligible.
 - iii) When the petition and court order

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NOTICE OF ADOPTED AMENDMENTS

Section 112.150 Assets (Cont'd)

direct the money be used for a specific purpose other than the income maintenance needs of the child, the money shall be considered exempt and does not affect eligibility, or

- D) provides verification the court was petitioned but a decision was not made, assistance shall be continued for the child and a control for thirty (30) days established.

- e) An applicant/recipient can appeal the Department's decision relating to consideration of assets in accordance with 89 Ill. Adm. Code 104: Subpart A.

(Source: Amended at 14 Ill. Reg. 16937, effective September 30, 1990)

Section 112.151 Exempt Assets

- a) The following assets are exempt from consideration in determining eligibility for assistance and the amount of the assistance payment:

- 1) A home which is the usual residence of the assistance unit.
- 2) Clothing, personal effects and household furnishings.
- 3) One automobile if the equity value does not exceed \$1500.
- 4) The value of the coupon allotment under the Food Stamp Act of 1977 (7 U.S.C. 2011 et seq.).
- 5) The value of the U.S. Department of Agriculture donated foods (surplus commodities).
- 6) The value of supplemental food assistance received under the Child Nutrition Act of 1966 (42 U.S.C. 1771 et seq.) as amended, and the special food service program for children under the National School Lunch Act (42 U.S.C. 1751 et seq.), as amended.

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NOTICE OF ADOPTED AMENDMENTS

Section 112.151 Exempt Assets (Cont'd)

- 7) The principal and interest of a trust fund which, upon petition, the court refuses to release and one time only payments released for a specific purpose other than income maintenance needs of the child.

- 8) Burial plots.

- 9) Prepaid Funeral Agreements worth \$1500 or less per person.

- 10) Donations or benefits from fund raisers held for a seriously ill client provided the client or a responsible relative of the client does not have control (e.g., not available to the client or the responsible relative) over the donations or benefits or the disbursement of the donations, or benefits.

- b) In addition to the above, the following assets are exempt. These assets (listed in subsections (1) through (9) below) remain exempt only as long as they can be separately identified if they are added to an existing account. If the amount of combined assets at any time, from the time of the receipt of the exempt asset(s) until the date of the eligibility determination or redetermination, fall below the amount of the exempted assets, only the lowest balance remains exempt.

- 1) The assets of a stepparent for purposes of determining the stepchild's eligibility.
- 2) Any benefits received under Title VII, Nutrition Program for the Elderly of the Older Americans Act of 1965 (42 U.S.C. 3045 et seq.), as amended.
- 3) Any payment received under Title II of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (42 U.S.C. 4601 et seq.).
- 4) Any payments distributed per capita or held in trust for members of any Indian Tribe under P. L. 92-254, P. L. 93-134 or P. L. 94-540.
- 5) Tax-exempt portions of payments made pursuant to

NOTICE OF ADOPTED AMENDMENTS

Section 112.151 Exempt Assets (Cont'd)

- the Alaska Native Claims Settlement Act (43 U.S.C. 1601 et seq.).
- 6) Federally subsidized housing payments under Section 8 of the Housing and Community Development Act of 1974 (42 U.S.C. 5301 et seq.), effective January 1, 1975, of the U.S. Housing Act of 1937, as amended.
- 7) Effective October 17, 1975, receipts distributed to certain Indian Tribunal members of marginal land held by the United State government.
- 8) Payments to Volunteers under the 1973 Domestic Volunteer Service Act (42 U.S.C. 4951 et seq.). These include:
- A) Volunteers In Service To America (Vista) volunteers (42 U.S.C. 4951 et seq.)
 - B) Volunteers serving as senior health aids, senior companions, foster grandparents or persons serving in the Service Corps of Retired Executives (SCORE) (15 U.S.C. 637 et seq.) and Active Corps of Executives (ACE) (15 U.S.C. 637 et seq.).
- 9) Any grant or loan to an undergraduate student for educational purposes made or insured under any programs administered by the Commissioner of Education.
- 10) Any payments received under Title I of P. L. 100-383 of the Civil Liberties Act of 1988 (50 U.S.C. 1989b thru 1989b-8).
- 11) Any payment received under Title II of P. L. 100-383 of the Aleutian and Pribilof Islands Restitution Act (50 U.S.C. 1989c thru 1989c-8).
- 12) Payments made to veterans who receive an annual disability payment or to the survivors of deceased veterans who receive a one time lump sum payment from the Agent Orange Settlement Fund or

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Section 112.151 Exempt Assets (Cont'd)

any other fund referencing Agent Orange product liability under P.L. 101-201.
(Source: Amended at 14 Ill. Reg. 16937, effective September 30, 1990)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

1) The Heading of the Part: AID TO THE AGED, BLIND OR DISABLED2) Code Citation: 89 Ill. Adm. Code 1133) Section Number: Adopted Action:113.140
113.141
Amendment
Amendment4) Statutory Authority:

89 Ill. Adm. Code 113.140

Sections 3-1.2, 3-5 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 3-1.2, 3-5 and 12-13)

89 Ill. Adm. Code 113.141

Sections 3-1.2, 3-2 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 3-1.2, 3-2 and 12-13)

5) Effective Date of Adopted Amendments: September 30, 19906) Does this rulemaking contain an automatic repeal date?
Yes ☐ No ☒7) Do these Adopted Amendments contain incorporations by reference? No8) Date Filed in Agency's Principal Office: September 20, 19909) Notice of Proposals Published in Illinois Register:

89 Ill. Adm. Code 113.140

June 22, 1990 (14 Ill. Reg. 9806)

89 Ill. Adm. Code 113.141

June 15, 1990 (14 Ill. Reg. 9307)

10) Has JCAR issued a Statement of Objections to these Adopted Amendments?

89 Ill. Adm. Code 113.140

No

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89 Ill. Adm. Code 113.141

No

11) Difference between proposal and final version:

89 Ill. Adm. Code 113.140

Based on comments received from the Joint Committee on Administrative Rules, the following changes were made to this rulemaking:

- 1) at lines 3 and 4 of subsection (b)(3), the phrase "(consider and equal share of the equity value as belonging to the client)" is deleted;
- 2) at line 3 of subsection (b)(5), after the word "changed", the phrase "(see subsections (b)(2) and (4) above for documentation examples)" is added; and.
- 3) at line 3 of subsection (b)(4), the word "then" is inserted before the word "the".

89 Ill. Adm. Code 113.141

No changes were made to the text of this rulemaking.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes13) Will these Adopted Amendments replace Emergency Amendments currently in effect? No14) Are there any Amendments pending on this Part? Yes

Section Numbers Proposed Action Illinois Register Citation

113.251

Amendment

September 28, 1990
(14 Ill. Reg. 15701)

113.303

Amendment

September 28, 1990
(14 Ill. Reg. 15701)15) Summary and Purpose of Adopted Amendments:

89 Ill. Adm. Code 113.140

This rulemaking revises the Department's policy on jointly

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held assets to provide that only assets that are owned, available or accessible to the individual will be considered when determining eligibility for assistance under the AABD Program.

89 Ill. Adm. Code 113.141

This rulemaking implements P.L. 101-201 which makes payments relating to Agent Orange Product Liability exempt as income and assets under the Aid to the Aged Blind or Disabled program.

16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Anita Williams, Staff Attorney
Office of the General Counsel

Address: Illinois Department of Public Aid
Jesse B. Harris Building II
100 South Grand Avenue East, 3rd Flr.
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendments begin on the next page:

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 113

AID TO THE AGED, BLIND OR DISABLED

SUBPART A: GENERAL PROVISIONS

Section	Description of the Assistance Program
113.1	Incorporation By Reference
113.5	

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

Section	Client Cooperation
113.9	Citizenship
113.10	Residence
113.20	Age
113.30	Blind
113.40	Disabled
113.50	Living Arrangement
113.60	Institutional Status
113.70	Social Security Number
113.80	

SUBPART C: FINANCIAL FACTORS OF ELIGIBILITY

Section	Unearned Income
113.100	Budgeting Unearned Income
113.101	Budgeting Unearned Income of Applicants Receiving
113.102	Income On Date of Application And/Or Date of Decision
	Initial Receipt of Unearned Income
113.103	Termination of Unearned Income
113.104	Unearned Income In-Kind
113.105	Earmarked Income
113.106	Lump Sum Payments and Income Tax Refunds
113.107	Protected Income
113.108	Earned Income
113.109	Budgeting Earned Income
113.110	Protected Income
113.111	Earned Income
113.112	Budgeting Earned Income
113.113	Income On Date of Application And/Or Date of Decision
113.114	Initial Employment
113.115	Budgeting Earned Income For Contractual Employees
113.116	

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Section
113.117 Budgeting Earned Income For Non-contractual School Employees
113.118 Termination of Employment
113.120 Exempt Earned Income
113.125 Recognized Employment Expenses
113.130 Income From Work/Study/Training Programs
113.131 Earned Income From Self-Employment
113.132 Earned Income From Roomer and Boarder
113.133 Earned Income From Rental Property
113.134 Earned Income In-Kind
113.139 Payments from the Illinois Department of Children and Family Services
113.140 Assets
113.141 Exempt Assets
113.142 Asset Disregard
113.143 Deferral of Consideration of Assets
113.154 Property Transfers For Applications Filed Prior To October 1, 1989
113.155 Property Transfers For Applications Filed On Or After October 1, 1989
113.156 Court Ordered Child Support Payments of Parent/Step-Parent
113.157 Sponsors of Aliens
113.160 Assignment of Medical Support Rights

SUBPART D: PAYMENT AMOUNTS

Section
113.245 Payment Levels for AABD
113.246 Personal Allowance
113.247 Personal Allowance Amounts
113.248 Shelter
113.249 Utilities and Heating Fuel
113.250 Laundry
113.251 Telephone
113.252 Transportation, Lunches, Special Fees
113.253 Allowances for Increase in SSI Benefits
113.254 Nursing Care or Personal Care in Home Not Subject to Licensing
113.255 Sheltered Care in a Licensed Group Care Facility
113.256 Shopping Allowance
113.257 Special Allowances for Blind and Partially Sighted (Blind Only)
113.258 Home Delivered Meals
113.259 AABD Fuel and Utility Allowances By Area
113.260 Sheltered Care Rates

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Section
113.261 Cases in Licensed Intermediate Care Facilities, Licensed Skilled Nursing Facilities, DMHDD Facilities and All Other Licensed Medical Facilities

SUBPART E: OTHER PROVISIONS

Section
113.300 Persons Who May Be Included In the Assistance Unit
113.301 Grandfathered Cases
113.302 Interim Assistance
113.303 Special Needs Authorizations
113.304 Retrospective Budgeting
113.305 Budgeting Schedule
113.306 Purchase and Repair of Household Furniture
113.307 Property Repairs and Maintenance
113.308 Excess Shelter Allowance
113.320 Redetermination of Eligibility
113.500 Attorney's Fees for SSI Appellants

AUTHORITY: Implementing Article III and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 3-1 et seq. and 12-13)

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243, effective September 21, 1979, peremptory amendment at 3 Ill. Reg. 38, p. 321, effective October 6, 1979; amended at 3 Ill. Reg. 40, p. 140, effective November 7, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 13, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective

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September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041 effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; amended at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory amendment at 6 Ill. Reg. 611, effective January 1, 1982, amended at 6 Ill. Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; rules repealed, new rules adopted and codified at 7 Ill. Reg. 907, effective January 10, 1983; amended (by adding Sections being codified with no substantive change) at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 9367, effective August 1, 1983; amended at 7 Ill. Reg. 17351, effective December 21, 1983; amended at 8 Ill. Reg. 537, effective December 30, 1983; amended at 8 Ill. Reg. 5225, effective April 9, 1984; amended at 8 Ill. Reg. 6746, effective April 27, 1984; amended at 8 Ill. Reg. 11414, effective June 27, 1984; amended at 8 Ill. Reg. 13273, effective July 16, 1984; amended (by sections being codified with no substantive change) at 8 Ill. Reg. 17895; amended at 8 Ill. Reg. 18896, effective September 26, 1984; amended at 9 Ill. Reg. 5335,

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effective April 5, 1985; amended at 9 Ill. Reg. 8166, effective May 17, 1985; amended at 9 Ill. Reg. 8657, effective May 25, 1985; amended at 9 Ill. Reg. 11302, effective July 5, 1985; amended at 9 Ill. Reg. 11636, effective July 8, 1985; amended at 9 Ill. Reg. 11991, effective July 12, 1985; amended at 9 Ill. Reg. 12806, effective August 9, 1985; amended at 9 Ill. Reg. 15896, effective October 4, 1985; amended at 9 Ill. Reg. 16291, effective October 10, 1985; emergency amendment at 10 Ill. Reg. 364, effective January 1, 1986; amended at 10 Ill. Reg. 1183, effective January 10, 1986; amended at 10 Ill. Reg. 6956, effective April 16, 1986; amended at 10 Ill. Reg. 8794, effective May 12, 1986; amended at 10 Ill. Reg. 10628, effective June 3, 1986; amended at 10 Ill. Reg. 11920, effective July 3, 1986; amended at 10 Ill. Reg. 15110, effective September 5, 1986; amended at 10 Ill. Reg. 15631, effective September 19, 1986; amended at 11 Ill. Reg. 3150, effective February 6, 1987; amended at 11 Ill. Reg. 8712, effective April 20, 1987; amended at 11 Ill. Reg. 9919, effective May 15, 1987; emergency amendment at 11 Ill. Reg. 12441, effective July 10, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20880, effective December 14, 1987; amended at 12 Ill. Reg. 867, effective January 1, 1988; amended at 12 Ill. Reg. 2137, effective January 11, 1988; amended at 12 Ill. Reg. 3497, effective January 22, 1988; amended at 12 Ill. Reg. 5642, effective March 15, 1988; amended at 12 Ill. Reg. 6151, effective March 22, 1988; amended at 12 Ill. Reg. 7687, effective April 22, 1988; amended at 12 Ill. Reg. 8662, effective May 13, 1988; amended at 12 Ill. Reg. 9023, effective May 20, 1988; amended at 12 Ill. Reg. 6996, effective May 24, 1988; emergency amendment at 12 Ill. Reg. 11828, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 14162, effective August 30, 1988; amended at 12 Ill. Reg. 17849, effective October 25, 1988; amended at 13 Ill. Reg. 63, effective January 1, 1989; emergency amendment at 13 Ill. Reg. 3402, effective March 3, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 6007, effective April 14, 1989; amended at 13 Ill. Reg. 12553, effective July 12, 1989; amended at 13 Ill. Reg. 13609, effective August 11, 1989; emergency amendment at 13 Ill. Reg. 14467, effective September 1, 1989, for a maximum of 150 days; emergency amendment at 13 Ill. Reg. 16154, effective October 2, 1989, for a maximum of 150 days; emergency expired March 1, 1990; amended at 14 Ill. Reg. 720, effective January 1, 1990; amended at 14 Ill. Reg. 6321, effective April 16, 1990; amended at 14 Ill. Reg. 13187, effective August 6, 1990; amended at 14 Ill. Reg. 14806, effective September 3, 1990; amended at 14 Ill. Reg. 16957, effective September 30, 1990.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

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SUBPART C: FINANCIAL FACTORS OF ELIGIBILITY

Section 113.140 Assets (Cont'd)

Section 113.140 Assets

a) The value of non-exempt assets shall be considered in determining eligibility for and the amount of the an assistance payment.

b) The entire equity value of jointly held assets shall be considered in determining eligibility for, and the amount of the an assistance payment, unless:

- 1) The asset is a joint income tax refund; or
- 2) The client documents that he/she does not have access to the asset. Appropriate documents may include, but are not limited to, bank documents, signature cards, trust documents, divorce papers, and papers from court proceedings; or

3) The client (applicant/recipient) has jointly-held non-exempt assets with a spouse who is an applicant or recipient of any Illinois Department of Public Aid assistance program other than food stamps, and from whom the client is separated due to residence in a group care facility. Half the equity value of the joint asset will be considered as belonging to the group care client. The amount considered as belonging to the spouse of the group care client will be one-half the equity value if the spouse is an applicant or recipient of the AABD program. However, if the client or spouse can document the amount of his/her legal interest in the asset, and that such amount is less than one-half of the equity value of the non-exempt asset, the documented amount shall be considered appropriate documentation may include, but is not limited to, bank documents, trust documents, signature cards, divorce papers, or court orders.

3) The asset is held jointly with a client(s) of any Illinois Department of Public Aid program, other than Food Stamps; or

4) The client can document the amount of his legal interest in the asset, and that such amount is less than the entire value of the asset, then the documented amount shall be considered.

Appropriate documentation, may include, but is not limited to, bank documents, trust documents, signature cards, divorce papers, or court orders; or

- 5) The client documents that the asset or a portion of the asset is not owned by the client and the client's accessibility to the asset is changed (see subsections (b)(2) and (4) above for documentation examples).

(Source: Amended at 14 Ill. Reg. 16957, effective September 30, 1990)

Section 113.141 Exempt Assets

a) The following assets are exempt from consideration in determining eligibility for assistance and the amount of the assistance payment:

- 1) Homestead property
- 2) Personal effects extraordinarily and household goods of reasonable value (reasonable value means the client's equity value in such property does not exceed \$2,000). Wedding and engagement rings and items required due to medical or physical condition.
- 3) Resources (e.g., land, buildings, equipment and supplies or tools) necessary for self-support up to \$6,000 of the individual's equity in the income producing property, provided the property produces a net annual income of at least 6% of the excluded equity value of the property. The equity value in excess of \$6,000 is applied toward the asset disregard. If the activity produces income less than 6% of the exempt equity due to reasons beyond the individual's control (for example, the individual's illness or crop failure) and there is a reasonable expectation that the individual's activity will increase to produce income equal to 6% of the equity value (e.g., the medical prognosis is that the individual is expected to respond to treatment or drought resistance corn will be planted), the

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Section 113.141 Exempt Assets (Cont'd)

property is exempt. If the individual owns more than one piece of property and each produces income, each is looked at to see if the 6% rule is met and then the amount of the individual's equity in all of those properties are totalled to see if the total equity is \$6,000 or less.

4) Automobile

A) exclude one automobile, regardless of value, used by the client, spouse, or other dependent if:

- i) it is necessary for employment;
 - ii) it is necessary for the medical treatment of a specific or regular medical problem;
 - iii) it is modified for operation by or transportation of a handicapped person; or
 - iv) it is necessary because of factors such as climate, terrain or distance to provide necessary transportation to perform essential daily activities.
- B) if not excluded in subsection (a)(4)(A) above exclude one automobile to the extent the fair market value does not exceed \$4500. Apply the excess fair market value toward the asset disregard (see Section 113.142). The Department will determine fair market value in accordance with 89 Ill. Adm. Code 121.57(b)(2)(D)(iv).

C) for all other automobiles, apply the equity value (fair market value minus any encumbrance) toward the asset disregard (see Section 113.142).

5) Life insurance policies with a total face value of \$1,500 or less and all term life insurance policies. If total face value exceeds \$1,500, the cash surrender value must be counted as a resource.

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Section 113.141 Exempt Assets (Cont'd)

b) Burial spaces and funds are exempt as follows:

1) Burial spaces which are intended for the use of the individual, his or her spouse, or any other member of his or her immediate family (i.e., immediate family is defined as an individual's minor and adult children, including adopted children and step-children, an individual's brothers, sisters, parents, adoptive parents, and the spouses of these individuals).

2) Funds set aside for the burial expenses of the individual and his or her spouse, subject to a limit of \$1,500 each. This limit will be reduced by the face value of any excluded life insurance policy and the amount of any funds held in an irrevocable trust or other irrevocable arrangement which are available for burial expenses.

3) Interest earned on excluded burial funds and appreciation in the value of excluded burial arrangements which occurred the earlier of the date of first SSI eligibility or the date of AABD eligibility, but no earlier than November 1, 1982 (see 20 CFR 416.1231(b)(5)(1987-1989)).

c) Assets necessary for fulfillment of an approved plan for achieving self support.

d) Trust funds are exempt as follows:

1) The principal of a trust fund only when the instrument establishing the trust specifically states the principal cannot be impaired.

2) The principal of a trust fund established under the Self Sufficiency Trust Fund Program (Section 5-118 of the Mental Health and Developmental Disabilities Code, Ill. Rev. Stat. 1987-1989, ch. 91 1/2, par. 5-118).

e) Assets excluded by express provision of 20 CFR 416.1236(1987-1989).

f) Donations or benefits from fund raisers held for a seriously ill client provided the client or a

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Section 113.141 Exempt Assets (Cont'd)

responsible relative of the client does not have control (e.g., not available to the client or the responsible relative) over the donations or benefits or the disbursement of donations or benefits.

- 9) Payments made to veterans who receive an annual disability payment or to the survivors of deceased veterans who receive a one time lump sum payment from the Agent Orange Settlement Fund or any other fund referencing Agent Orange product liability under P.L. 101-201.

(Source: Amended at 14 Ill. Reg. 16957, effective September 30, 1990)

- 1) The Heading of the Part: CRISIS ASSISTANCE

- 2) Code Citation: 89 Ill. Adm. Code 116

- 3) Section Numbers: Adopted Action:

116.510 Amendment
116.520 Amendment

- 4) Statutory Authority: Sections 12-8 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 12-8 and 12-13)

- 5) Effective Date of Adopted Amendments: September 30, 1990

- 6) Does this rulemaking contain an automatic repeal date?
Yes ☐ No ☒

- 7) Does this Adopted Amendment contain incorporations by reference? No

- 8) Date Filed in Agency's Principal Office: September 30, 1990

- 9) Notices of Proposal Published in Illinois Register:

July 6, 1990 (14 Ill. Reg. 10616)

- 10) Has JCAR issued a Statement of Objections to these Adopted Amendments? No

- 11) Differences between proposal and final version: Based on comments received from the Joint Committee on Administrative Rules, the following changes were made:

- 1) at line one of Section 116.510 (a), the word "of" is changed to "or";
- 2) at line 3 of Section 116.510 (d)(2)(A), the phrase "has a statutory obligation" is changed to "is required";
- 3) at line one of Section 116.510 (d)(2)(B), after the word "covenant", the phrase "landlord/tenant agreement" is added;
- 4) at line two of Section 116.520 (a), the phrase "family case" is changed to "case";

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NOTICE OF ADOPTED AMENDMENTS

- 5) at line 3 of Section 116.520 (a)(4)(A), the phrase "has a statutory obligation" is changed to "is required"; and
- 6) at line one of Section 116.520 (a)(4)(B), after the word "covenant", the phrase "landlord/tenant agreement is added".
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will these Adopted Amendments replace Emergency Amendments currently in effect? No
- 14) Are there any Amendments pending on this Part? No
- 15) Summary and Purpose of Adopted Amendments: This rulemaking adds stoves and refrigerators to the list of items covered under the Emergency Assistance Program. Additionally, this rulemaking revises the criteria for authorizing stoves and refrigerators under the Hardship Program.
- 16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Anita Williams, Staff Attorney
Office of the General Counsel

Address: Illinois Department of Public Aid
Jesse B. Harris Building II
100 South Grand Avenue East, 3rd Flr.
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendments begin on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 116
CRISIS ASSISTANCE

Section	Incorporation By Reference
116.10	Crisis Assistance Programs
116.400	Special Assistance Program
116.500	Emergency Assistance Program
116.510	Hardship Program

AUTHORITY: Implementing Articles III, IV and VI and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987-1989, ch. 23, pars. 3-1 et seq., 4-1 et seq., 6-1 et seq. and 12-13).

SOURCE: Filed and effective December 30, 1977; amended at 4 Ill. Reg. 13, p. 1287, effective March 17, 1980; amended at 5 Ill. Reg. 12722, effective October 28, 1981; codified at 7 Ill. Reg. 5195; emergency amendment at 9 Ill. Reg. 18154, effective November 15, 1985, for a maximum of 150 days; amended at 10 Ill. Reg. 11027, effective June 11, 1986; amended at 11 Ill. Reg. 6487 effective March 17, 1987; amended at 12 Ill. Reg. 14207, effective August 30, 1988; amended at 13 Ill. Reg. 3847, effective March 10, 1989; amended at 14 Ill. Reg. 16970, effective September 30, 1990.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

Section 116.510 Emergency Assistance Program

Emergency Assistance may be provided in the following situations:

a) Lost ~~ef~~-or Stolen Cash

When as a result of lost or stolen cash, a family is deprived of food or essential clothing, the following amounts may be authorized:

- 1) Food, in amounts as specified in Section 116.500(c) and not to exceed the amount of cash which was lost or stolen.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 116.510 Emergency Assistance Program (Cont'd)

- 2) Essential clothing, as defined and in amounts as specified in Section 116.500(b) and (c) and not to exceed the amount of cash which was lost or stolen.

b) Court Ordered Eviction Due to Non-Payment of Rent

When a family is deprived of shelter or threatened with immediate deprivation of shelter due to court order requiring eviction due to non-payment of rent, payment for rent shall, if all eligibility criteria for the Emergency Assistance Program are met, be authorized in an amount not to exceed the following maximums:

Counties	Rent
Group I Counties	\$142.00
Group II Counties	\$123.00
Group III Counties	\$ 87.00

(See 89 Ill. Adm. Code 113.258 for County Groupings)

c) Emergency Shelter

The Department shall reimburse private and public social service agencies with whom the Department has written agreements for emergency shelter and food provided to recipients. Reimbursement shall be made in amounts and in accordance with those agreements.

d) Stoves and/or Refrigerators

- 1) The Department will pay for the purchase or repair of a stove and/or a refrigerator when the family has an existing non-functional appliance or is moving into a residence where one is not provided. Payment shall be authorized in an amount not to exceed the following maximums:

Stove	\$ 90
Refrigerator	\$150

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 116.510 Emergency Assistance Program (Cont'd)

- 2) Payment for the purchase or repair of a stove and/or refrigerator shall not be made in the following circumstances:

- A) the family lives in a dwelling owned by a Public Housing Authority (the Housing Authority is required to provide stoves and refrigerators);
- B) a lease, covenant, landlord/tenant agreement, or other document exists that obligates the landlord to provide the appliance;
- C) a verification is requested and it is not provided;
- D) need does not exist;
- E) the family lives in an arrangement that is not temporary with other family members or friends who are not on Public Aid; or
- F) the assistance unit is a child-only case.

d) Program Restriction

The recipient may only receive emergency assistance during one period of thirty (30) consecutive days in any twelve (12) consecutive months. This may include payments to meet needs which occur before or extend beyond the thirty (30) day period.

e) Time Limits

- 1) A decision shall be made and assistance authorized within the time frames established in Section 116.500(d).
- 2) Payment shall be made to the private and public social services agencies, within time limits specified in the written agreements.

(Source: Amended at 14 Ill. Reg. 16970, effective September 30, 1990)

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Section 116.520 Hardship Program

- a) When a client who is receiving financial assistance as a General Assistance (GA) family case in the City of Chicago, or as an Aid to Families With Dependent Children (AFDC) case, or as an Aid to the Aged, Blind or Disabled (AABD) case experiences a hardship resulting from needs which cannot be met from existing client resources, existing community resources, the assistance standards, Medical Assistance Program, Special Assistance Program or Emergency Assistance Program, the client may request special consideration as a hardship. Needs covered by the Hardship Program include:

1) Essential Food

If the client fails to use all existing community resources for food, the allowance for food will not be authorized.

2) Essential Clothing

- A) Essential clothing is defined as those articles of clothing appropriate for the season.

- B) If everyone in the assistance unit has at least one full set of clothing, appropriate to the season, this allowance for clothing will not be authorized.

3) Household Furnishings

Essential household furnishings are limited to the following:

- A) Kitchen table - one per assistance unit;
 B) Kitchen Chairs - one per person in assistance unit;
 C) Beds - to ensure appropriate sleeping facilities for all members of the assistance unit.

4) Repair or Replacement of Stoves and Refrigerators

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NOTICE OF ADOPTED AMENDMENTS

Section 116.520 Hardship Program (Cont'd)

- A) ~~The repair or replacement of stoves is limited to stoves owned by the assistance unit. Stoves will not be repaired or replaced if a burner will light and are in working condition. Stoves will not be repaired or replaced for non-working ovens.~~
- B) ~~The repair or replacement of refrigerators is limited to refrigerators owned by the assistance unit. Repairs and replacement of the refrigerator is limited to malfunctions connected with the refrigerator compartment only. No repairs or replacements will be authorized for non-working freezer compartments.~~
- C) ~~No repair or replacement of stoves or refrigerators will be approved for clients who knowingly obtain non-working appliances for the purpose of becoming eligible for the Hardship Program.~~

- 4) ~~Repair or Replacement of Stoves and Refrigerators when the family has an existing non-functional appliance or is moving into a residence where one is not provided or when the family is not eligible for Emergency Assistance (see Section 116.510) -- Payment for the purchase or repair of a stove or refrigerator shall not be made in the following circumstances:~~

- A) ~~the family lives in a dwelling owned by a Public Housing Authority (the Housing Authority is required to provide stoves and refrigerators);~~
- B) ~~a lease, covenant, landlord/tenant agreement, or other document exists that obligates the landlord to provide the appliance;~~
- C) ~~need does not exist; or~~
- D) ~~the family lives in an arrangement that is not temporary with other family members or friends who are not on Public Aid.~~

DEPARTMENT OF PUBLIC AID

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Section 116.520

Hardship Program (Cont'd)

- 5) Repairs or Replacement of Furnaces (Homestead Property Only)
- A) No repair or replacement will be authorized when there is co-ownership of the property with an individual not in the assistance unit.
- B) Repair or replacement of a furnace is limited to property that is not in danger of foreclosure. The assistance unit must provide verification which indicates mortgage payments and tax payments are current.
- C) No repair or replacement of the furnace will be approved for homes which have knowingly been purchased with non-working furnaces.
- D) Before total replacement of a furnace is considered, verification must be provided from a reputable source (i.e., recognized in the community as being in the furnace repair business) that the furnace is not repairable.
- E) Hardship Assistance for furnace repair must be seasonally appropriate (September through May).
- 6) Non-Medical Needs Related to Essential Medical Care

Non-medical needs for essential medical care are needs associated with the provision of specialized or essential medical care and include the following:

- A) Food - when overnight lodging is required or when extensive travel is required during the day in order to obtain essential or specialized medical care.
- B) Lodging - when overnight lodging is required to obtain essential or specialized medical care.

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Section 116.520

Hardship Program (Cont'd)

- C) Transportation to the source of essential or specialized medical care when it cannot be provided by the Medical Assistance Program or some other source. Transportation expenses for routine office visits associated with normal medical care shall not be allowed.
- D) Telephone Installation - when a telephone is essential for medical treatment.
- b) Maximum Payments
- The maximum payments for essential food, clothing, and household furnishings used under the Special Assistance Program (see Section 116.500) are also used for the Hardship Program. The maximum payment amounts allowed for other items are:
- 1) Stoves - \$90
 - 2) Refrigerators - \$150
 - 3) Repair or Replacement of a furnace - Repair or replacement of a furnace will be based on the lowest cost estimate from a reputable source for the same or similar type heating system. No up-grading of heating systems will be approved.
 - 4) Non-medical needs related to essential medical care:

- A) Food - \$9.00 a day or \$3.00 per meal.
- B) Lodging - Lodging expenses shall be approved for the least expensive rate which provides lodging that is adequate and available to meet the individual's needs. Payment will not be provided for a higher amount if it can be determined that lodging is available free of charge or at a lower rate.
- C) Transportation - when transportation cannot be provided by the Medical Assistance Program, transportation expenses shall be

DEPARTMENT OF PUBLIC AID

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Section 116.520 Hardship Program (Cont'd)

approved for the least expensive mode of transportation adequate to meet the individual's needs. When transportation is by private automobile, the allowable rate shall be at ~~\$90~~ \$24 per mile.

- D) Telephone Installation - When medically necessary, payment shall be made for the installation of one telephone, based on the service estimate provided by the local phone company. If the telephone instrument cannot be leased from the phone company, payment may also be authorized to purchase a telephone. Payments shall not be authorized for required deposits, for previously owed bills, or for on-going monthly bills once the phone has been installed.

c) Eligibility for the Hardship Program

- 1) Eligibility for non-medical needs related to essential medical care is determined through the verification of a specialized or essential medical need. The verification of a specialized or essential medical need is provided by the client's primary care physician. Eligibility for all other needs defined under the Hardship Program shall be determined by verifying the need for hardship assistance and by calculating the amount of income the family has available to meet the verified hardship need.

- 2) If the family's available income is more than the cost of the needed item, the family is not eligible for Hardship Assistance. Available income is calculated by subtracting the family's necessary living expenses from the family's total income. The family is defined as children, the children's mother, father (including step-parents and grandparents), if they reside in the household.

- 3) Income from all sources is used to determine the family's total income. Total income includes, but is not limited to the following: all public

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 116.520 Hardship Program (Cont'd)

assistance grants, SSA, SSI, Child Support, energy assistance checks, wages, retirement benefits, pensions, etc. No source of income is exempt from consideration when determining the family's total income.

- 4) The following expenses only are considered necessary living expenses under the Hardship Program:

- A) Shelter - rent or mortgage
B) Necessary utilities - heat, gas, electricity, water, sewer and trash
C) A food expense amount - determined by subtracting the family's food stamp amount from the USDA maximum for that size household (see 89 Ill. Adm. Code 121.64).

- D) An amount, based on size of the assistance unit for the purchase of household supplies. The allowable amounts are:

Size Assistance Unit	Household Supplies
1	\$11.00
2	\$14.00
3	\$17.00
4	\$17.00
5	\$20.00
6	\$20.00
7	\$22.00
8	\$22.00
9	\$23.00
10	\$24.00

For assistance units greater than 10, allow \$1.00 for each additional person.

- 5) When there are other people present in the household that have income but are not part of the family, expenses for shelter, utilities and

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Section 116.520 Hardship Program (Cont'd)

Section 116.520 Hardship Program (Cont'd)

food shall be prorated. When there are two or more separate assistance units in the same household, expenses should be prorated between the two assistance units.

- 6) Only rent, mortgage and necessary utility expenses which have been verified as actually paid by the client shall be allowed as a living expense. The family's necessary living expenses are subtracted from the family's total income to determine the family's available income. This income is considered to be available for use by the family to meet its hardship need(s).

- 7) The family's available income is compared to the cost (the maximum payment amount) of the needed item. If the family's available income is more than the cost of the needed item, the family is not eligible for Hardship Assistance.

- 8) When more than one item is needed, the Department shall subtract the cost of the most expensive items from available income which ensures that the maximum amount of the family's available income is applied toward the cost of the needed items. The combination of items which can be purchased by the maximum use of available income will be disapproved by the Department. The remaining needed items which cannot be purchased through the use of available income shall be approved by the Department.

d) Time Limits

- 1) A decision shall be made and assistance, if any, issued within forty-five (45) days of the date of the request for hardship assistance.
- 2) When a home visit to verify need has been attempted, seven (7) calendar days shall be allowed for the client to contact the Department and schedule a second visit. If the client fails the second attempted visit, the request for hardship assistance will be denied.

- 3) Ten (10) calendar days shall be allowed for the client to provide any additional verification, which was not available at the home visit.

e) Program Restrictions

Payment for the cost of repair or maintenance of homestead property for AFDC and GA clients shall not be allowed under this program. See 89 Ill. Adm. Code 113.307 for property repairs as a special need item for AABD clients.

(Source: Amended at 14 Ill. Reg. 16970, effective September 30, 1990)

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NOTICE OF ADOPTED AMENDMENTS

1) The Heading of the Part: FOOD STAMPS

2) Code Citation: 89 Ill. Adm. Code 121

3) Section Numbers: Adopted Action:

121.10 New Section
121.63 Amendment

4) Statutory Authority:

89 Ill. Adm. Code 121.10

Sections 12-4.4 thru 12-4.6 and 12-13 of the Illinois Public Act Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 12-4.4 thru 12-4.6 and 12-13)

89 Ill. Adm. Code 121.63

Sections 12-4.4 thru 12-4.6 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 124.4 thru 12-4.6 and 12-13)

5) Effective Date of Adopted Amendments: September 30, 1990

6) Does this rulemaking contain an automatic repeal date?
Yes ☐ No ☒

7) Do these Adopted Amendments contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: September 30, 1990

9) Notices of Proposal Published in Illinois Register:

June 15, 1990 (14 Ill. Reg. 9317)

10) Has JCAR issued a Statement of Objections to these Adopted Amendments?

89 Ill. Adm. Code 121.10

No

89 Ill. Adm. Code 121.63

A) Statement of Objection: Sept. 28, 1990 (14 Ill. Reg. 16077)

B) Agency Response: October 12, 1990 (14 Ill. Reg. 17124)

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C) Date Agency Response Submitted for Approval to JCAR:

September 25, 1990

11) Differences between proposal and final version:

89 Ill. Adm. Code 121.10

Based on comments received from the Joint Committee on Administrative Rules, the following changes were made to this rulemaking:

1) at line two of Section 121.10 (b)(1), the word "responsible" is changed to "adult"; at line three of Section 121.10(b)(1) after the word "household", the phrase "who is sufficiently familiar with the household's circumstances to be able to assist in the determination of eligibility" is inserted; at line four of Section 121.10 (b)(1) after the word "representative", the phrase "(see Section 121.1 (e)(1) and (2) is inserted; and at line six of Section 121.10, the word "must" is changed to "shall";

2) at line four of Section 121.10 (b)(3) after the word "standard", the phrase "(see Sections 121.2 and 121.7)" is inserted;

3) at line seven of Section 121.10 (c)(5), the word "a" is changed to "as".

4) at line 3 of subsection (c)(3), the word "households" is changed to "household" and at line 5 of subsection (c)(3), the word "requests" is changed to "request"; and

5) at line 2 of subsection (c)(5), the word "verifications" is changed to "verification" and at line 5 of subsection (c)(5), the word "an" is changed to "and".

89 Ill. Adm. Code 121.63

No

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

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- 13) Will these Adopted Amendments replace Emergency Amendments currently in effect? No
- 14) Are there any Amendments pending on this Part? No
- 15) Summary and Purpose of Adopted Amendments:

89 Ill. Adm. Code 121.10

This rulemaking implements a recent amendment to the Hunger Prevention Act of 1988 (P.L. 100-435) which requires the consideration of hardships associated with living in a rural area and employment or training hours which may prevent an applicant from participating in a face-to-face interview in the local office when he or she is applying for food stamps. The local office interview will be waived if requested by a qualifying household member as defined at 89 Ill. Adm. Code 121.61.

89 Ill. Adm. Code 121.63

This rulemaking increases the State Utility Standard from \$165.00 to \$170.00 and the State Telephone Standard from \$14.00 to \$18.00. The 1989 increases in utility costs warrant the increase in these standards.

- 16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Anita Williams, Staff Attorney
Office of the General Counsel

Address: Illinois Department of Public Aid
Jesse B. Harris Building II
100 South Grand Avenue East, 3rd Flr.
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendments begin on the next page:

DEPARTMENT OF PUBLIC AID
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TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 121
FOOD STAMPS

SUBPART A: APPLICATION PROCEDURES

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Application for Assistance
Time Limitations on the Disposition of an Application
Approval of an Application and Initial Authorization of Assistance
Denial of an Application
Client Cooperation
Emergency Assistance
Expedited Services
Interviews

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

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Ending a Voluntary Quit Disqualification
Citizenship
Residence
Social Security Numbers
Work Registration/Participation Requirements
Individuals Exempt From Work Registration Requirements
Failure to Comply
Period of Disqualification
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Good Cause for Voluntary Job Quit
Exemptions from Voluntary Quit Rule

SUBPART C: FINANCIAL FACTORS OF ELIGIBILITY

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Unearned Income
Exempt Unearned Income
Education Benefits
Unearned Income In-Kind
Lump Sum Payments and Income Tax Refunds
Earned Income
Budgeting Earned Income
Exempt Earned Income
Income from Work/Study/Training Programs

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Earned Income from Roomer and Boarder
Income From Rental Property
Earned Income In-Kind
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Assets
Exempt Assets
Asset Disregards

SUBPART D: ELIGIBILITY STANDARDS

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Net Monthly Income Eligibility Standards
Gross Monthly Income Eligibility Standards
Income Which Must Be Annualized
Deductions From Monthly Income
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SUBPART E: HOUSEHOLD CONCEPT

Section
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Persons Who May Be Included in the Assistance Unit
Living Arrangement
Nonhousehold Members
Ineligible Household Members
Strikers
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SUBPART F: MISCELLANEOUS PROGRAM PROVISIONS

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Fraud Disqualification (Renumbered)
Initiation of Administrative Fraud Hearing (Repealed)
Definition of Fraud (Renumbered)
Notification To Applicant Households (Renumbered)
Disqualification Upon Finding of Fraud (Renumbered)
Court Imposed Disqualification (Renumbered)
Monthly Reporting and Retrospective Budgeting
Monthly Reporting
Restrospective Budgeting
Direct Mail Issuance of Food Stamp Coupons
Replacement of Food Stamp Coupons or ATP Documents
Restoration of Lost Benefits
Uses For Food Coupons
Supplemental Payments
Food Stamp Simplified Application Demonstration
Project (Repealed)

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Section
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Recertification of Eligibility
Residents of Shelters for Battered Women and their Children
Incorporation By Reference
Small Group Living Arrangement Facilities and Drug/Alcoholic Treatment Centers

SUBPART G: INTENTIONAL VIOLATIONS OF THE PROGRAM

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Definition of Intentional Violations of the Program
Penalties for Intentional Violations of the Program
Notification To Applicant Households
Disqualification Upon Finding of Intentional Violation of the Program
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SUBPART H: CLAIMS FOR OVERISSUANCES OF FOOD STAMP BENEFITS

Section
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Types of Claims (Recodified)
Establishing a Claim for Intentional Violation of the Program (Recodified)
Establishing a Claim for Unintentional Household Errors and Administrative Errors (Recodified)
Collecting Claim Against Households (Recodified)
Failure to Respond to Initial Demand Letter (Recodified)
Methods of Repayment of Food Stamp Claims (Recodified)
Determination of Monthly Allotment Reductions (Recodified)
Failure to Make Payment in Accordance with Repayment Schedule (Recodified)
Suspension and Termination of Claims (Recodified)

AUTHORITY: Implementing Sections 12-4.4 through 12-4.6 and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 12-4.4 through 12-4.6 and 12-3)

SOURCE: Adopted December 30, 1977; amended at 3 Ill. Reg. 5, p. 875 effective February 2, 1979; amended at 3 Ill. Reg. 31, p. 109, effective August 3, 1979; amended at 3 Ill. Reg. 33, p. 399 effective August 18, 1979; amended at 3 Ill. Reg. 41, p. 165, effective October 11, 1979; amended at 3 Ill. Reg. 42, p. 230, effective October 9, 1979; amended at 3 Ill. Reg. 44, p.

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173, effective October 19, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1; effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 3, p. 49, effective January 9, 1980; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 23, 1980; amended at 4 Ill. Reg. 10, p. 253, effective February 27, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980 for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 17, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1131, effective January 16, 1981; amended at 5 Ill. Reg. 4586, effective April 15, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; peremptory amendment at 10062, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 12736, effective October 29, 1981; amended at 6 Ill. Reg. 1653, effective January 17, 1982; amended at 6 Ill. Reg. 2707, effective March 2, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10208, effective August 9, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; amended at 7 Ill. Reg. 394, effective January 1, 1983; codified at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 5715, effective May 1, 1983; amended at 7 Ill. Reg. 8118, effective June 24, 1983; peremptory amendment at 7 Ill. Reg. 12899, effective October 1, 1983; amended at 7 Ill. Reg. 13655, effective October 4, 1983, peremptory amendment at 7 Ill. Reg. 16067, effective November 18, 1983; amended at 7 Ill. Reg. 16169, effective November 22, 1983; amended at 8 Ill. Reg. 5673, effective April 18, 1984; amended at 8 Ill. Reg. 7249, effective May 16, 1984; peremptory amendment at 8 Ill. Reg. 10086, effective July 1, 1984; amended at 8 Ill. Reg. 13284, effective July 16, 1984; amended at 8 Ill. Reg. 17500, effective September 14, 1984; amended (by adding section being codified with no substantive change) at 8 Ill. Reg. 17898; peremptory amendment at 8 Ill. Reg. 19690, effective October 1, 1984; peremptory amendment at 8 Ill. Reg. 22145, effective November 1, 1984; amended at 9 Ill. Reg. 302, effective January 1, 1985; amended at 9 Ill. Reg. 6804, effective May 1, 1985; amended at 9 Ill. Reg. 8665, effective May 29, 1985; peremptory amendment at 9 Ill. Reg. 8898, effective July 1, 1985; amended at 9 Ill. Reg. 11334, effective July 8, 1985; amended at 9 Ill. Reg. 14334, effective September 6, 1985; peremptory amendment at 9 Ill. Reg. 15582, effective

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

October 1, 1985; amended at 9 Ill. Reg. 16889, effective October 16, 1985; amended at 9 Ill. Reg. 19726, effective December 9, 1985; amended at 10 Ill. Reg. 229, effective December 20, 1985; peremptory amendment at 10 Ill. Reg. 7387, effective April 21, 1986; peremptory amendment at 10 Ill. Reg. 7941, effective May 1, 1986; amended at 10 Ill. Reg. 14692, effective August 29, 1986; peremptory amendment at 10 Ill. Reg. 15714, effective October 1, 1986; Sections 121.200 thru 121.208 recodified to 89 Ill. Adm. Code 165 at 10 Ill. Reg. 21094; peremptory amendment at 11 Ill. Reg. 3761, effective February 11, 1987; emergency amendment at 11 Ill. Reg. 3754, effective February 13, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 9968, effective May 15, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 10269, effective May 22, 1987; amended at 11 Ill. Reg. 10621, effective May 25, 1987; peremptory amendment at 11 Ill. Reg. 11391, effective July 1, 1987; peremptory amendment at 11 Ill. Reg. 11855, effective June 30, 1987; emergency amendment at 11 Ill. Reg. 12043, effective July 6, 1987; amended at 11 Ill. Reg. 13635, effective August 1, 1987; amended at 11 Ill. Reg. 14022, effective August 10, 1987; emergency amendment at 11 Ill. Reg. 15261, effective September 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 15480, effective September 4, 1987; amended at 11 Ill. Reg. 15634, effective September 11, 1987; amended at 11 Ill. Reg. 18218, effective October 30, 1987; peremptory amendment at 11 Ill. Reg. 18374, effective October 30, 1987; amended at 12 Ill. Reg. 877, effective December 30, 1987; emergency amendment at 12 Ill. Reg. 1941, effective December 31, 1987, for a maximum of 150 days; amended at 12 Ill. Reg. 4204, effective February 5, 1988; amended at 12 Ill. Reg. 9678, effective May 23, 1988; amended at 12 Ill. Reg. 9922, effective June 1, 1988; amended at 12 Ill. Reg. 11463, effective June 30, 1988; amended at 12 Ill. Reg. 12824, effective July 22, 1988; emergency amendment at 12 Ill. Reg. 14045, effective August 19, 1988, for a maximum of 150 days; peremptory amendment at 12 Ill. Reg. 15704, effective October 1, 1988; peremptory amendment at 12 Ill. Reg. 16271, effective October 1, 1988, amended at 12 Ill. Reg. 20161, effective November 30, 1988; amended at 13 Ill. Reg. 3890, effective March 10, 1989; amended at 13 Ill. Reg. 13619, effective August 14, 1989; peremptory amendment at 13 Ill. Reg. 15859, effective October 1, 1989; amended at 14 Ill. Reg. 729, effective January 1, 1990; amended at 14 Ill. Reg. 6349, effective April 13, 1990; amended at 14 Ill. Reg. 13202, effective August 6, 1990; peremptory amendment at 14 Ill. Reg. 15158, effective October 1, 1990; amended at 14 Ill. Reg. 16983, effective September 30, 1990.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

SUBPART A: APPLICATION PROCEDURES

Section 121.10 Interviews

a) All applicant households, including those submitting applications by mail, shall have face-to-face interviews in a food stamp office with a qualified eligibility worker prior to initial certification and all recertifications.

b) Interview Process

1) The individual interviewed may be the head of the household, spouse, any other adult member of the household who is sufficiently familiar with the household's circumstances to be able to assist in the determination of eligibility, or an authorized representative (see Section 121.1 (e)(1) and (2)). The applicant may bring any person he/she chooses to the interview. Prior to beginning the interview, the applicant shall indicate which persons are not applying for food stamps because they are unable or unwilling to provide alien status verification.

2) The interviewer shall not simply review the information that appears on the application, but shall explore and resolve with the household unclear and incomplete information.

3) Households shall be advised of their rights and responsibilities during the interview, including the appropriate applications processing standard (see Sections 121.2 and 121.7) and the household's responsibility to report changes.

4) The interview shall be conducted as an official and confidential discussion of household circumstances. The applicant's right to privacy shall be protected during the interview. Facilities shall be adequate to preserve the privacy and confidentiality of the interview.

c) Waiver of Office Interviews

1) The office interview shall be waived if requested by any household which is unable to appoint an

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 121.10 Interviews (Cont'd)

authorized representative and which has no household members able to come to the food stamp office because they are qualifying members as defined in Section 121.61.

2) The office interview shall also be waived on a case-by-case basis for any household which is unable to appoint an authorized representative and which has no household members able to come to the food stamp office because of transportation difficulties or similar hardships which the Department determines warrants a waiver of the office interview. These hardship conditions include, but are not limited to:

A) illness;

B) care of a household member;

C) hardships due to residency in a rural area;

D) prolonged severe weather;

E) work or training hours which prevent the household from participating in an in-office interview.

3) The Department shall determine if the transportation difficulty or hardship reported by a household warrants a waiver of the office interview and shall document in the case file why a request for a waiver was granted or denied.

4) The Department has the option of conducting a telephone interview or a home visit for those households for whom the office interview is waived. Home visits shall be used only if the time of the visit is scheduled in advance with the household. However, a home visit interview for redetermination of eligibility for financial assistance/recertification does not have to be scheduled with the household in advance.

5) Waiver of the face-to-face interview does not exempt the household from the verification

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NOTICE OF ADOPTED AMENDMENTS

Section 121.10

Interviews (Cont'd)

requirements, although special procedures may be used to permit the household to provide verification and thus obtain its benefits in a timely manner, such as substituting a collateral contact in cases where documentary verification would normally be provided.

- 6) Waiver of the face-to-face interview shall not affect the length of the household's certification period.

d) The Department shall schedule all interviews as promptly as possible to ensure the eligible households receive an opportunity to participate within thirty (30) days after the application is filed.

- 1) If a household fails to appear for the first interview, the Department shall attempt to schedule another interview. The interview shall be rescheduled by the Department without requiring the household to provide good cause for failing to appear.

- 2) If the household does not appear for the rescheduled interview, the Department shall not initiate action to schedule any further interviews unless the household requests that another interview be scheduled.

- 3) For recertification applications, the Department shall schedule only one interview after the application is filed. The household is responsible for requesting another interview if the one scheduled is missed.

(Source: Added at 14 Ill. Reg. 16983, effective September 30, 1990)

SUPPART D: ELIGIBILITY STANDARDS

Section 121.63 Deductions From Monthly Income

The following deductions shall be allowed in the determination of the adjusted net monthly food stamp income:

- a) Earned income Deduction

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NOTICE OF ADOPTED AMENDMENTS

Section 121.63

Deductions From Monthly Income (Cont'd)

Eighty percent of total gross earned income is considered. (See 89 Ill. Adm. Code 121.40 through 121.54 for a description of earned income.)

- b) Standard Deduction

One hundred and sixteen dollars (\$116.00) per household per month.

- c) Dependent Care Deduction

- 1) Payments for the care of a child or other dependent when necessary for a household member to accept or continue employment or to seek employment in compliance with the job search criteria (contained in 89 Ill. Adm. Code 112.70 through 112.73) or to attend training or pursue education which is preparatory for employment.

- 2) The amount of the deduction is to be determined by the actual costs for care and is not to exceed \$160.00 per month for each dependent household member.

- d) Shelter Costs Deduction

- 1) Shelter costs that exceed 50% of the household's total income after the allowable deductions in subsections (a), (b), and (c) have been made. The shelter deduction shall not exceed \$186.00.

- 2) If the household contains a member who is elderly or disabled as defined at 7 CFR 271.2 (1987) and Section 121.61 "Gross Monthly Income Eligibility Standards", there is no limit on the amount of excess shelter deduction.

- 3) Shelter costs include only the following:

- A) Continuing charges for the shelter occupied by the household (rent, mortgage, and other charges leading to the ownership of the shelter, including interest on such charges).
- B) Property taxes, State and local assessments and insurance on the structure itself.

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Section 121.63 Deductions From Monthly Income (Cont'd)

C) Utility Costs

- i) Include the cost of heating, and cooking fuel, air conditioning, electricity, water, sewerage; garbage and trash collection fees; basic service fee for one telephone (including tax on the basic fee) of \$14.00; and fees charged by the utility provider for initial installation. Utility deposits are not utility costs.

- ii) Those households which are billed for heating or air conditioning, or both, separately from their rent or mortgage may claim the standard utility allowance of \$165. ~~\$170.00~~. Households living in rental housing who are billed on a regular basis by a landlord for heating and/or air conditioning costs may use the standard utility allowance if utility usage is determined through a meter or otherwise is verifiable or if the charge for heating and/or air conditioning is separate and identifiable. If the standard utility allowance is used, then no other utility costs may be claimed. If actual utility costs exceed the standard utility allowance, then actual, verified costs may be claimed, except that if a separately-billed phone expense is claimed only the basic telephone allowance of \$14.00 ~~\$18.00~~ per month is allowed. The client that maintains the same residence may not switch between the standard utility allowance and actual utility costs for a period of twelve months from the time of initial certification and no more frequently than once every twelve (12) months thereafter.

- iii) However, during the heating or cooling season, a household that is billed less

DEPARTMENT OF PUBLIC AID

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Section 121.63 Deductions From Monthly Income (Cont'd)

often than monthly for its heating and/or air conditioning costs but is otherwise eligible to use the standard utility allowance may continue to use the standard utility allowance between billing months.

- iv) Households in public housing or privately owned rental units which receive a bill for over-usage are not entitled to use the standard utility allowance. When households (as defined at 7 CFR 273.1(a)(1987) live together, the standard utility allowance shall be divided equally among the households which contribute toward the utility costs whether or not each household participates in the program.

- v) Households whose heat and/or air conditioning expense is covered by indirect energy assistance payments (Illinois Home Energy Assistance Program [47 Ill. Adm. Code 100]) shall be entitled to the standard utility allowance (7 CFR 273.9 and 273.10(d)(6) [1987]). The provisions of subsection (ii) above, are applicable to households whose heating and/or air conditioning expense(s) are covered by indirect energy assistance payments.

- D) Those households which are not billed separately for either heat or air conditioning are not entitled to claim the standard utility allowance but may claim the actual utility amounts for which they are billed separately, subject to the \$14.00 ~~\$18.00~~ per month limitation for telephone expense.

- 4) Shelter Costs for a home temporarily unoccupied by the household because of employment or training away from home, illness or abandonment caused by a natural disaster or casualty loss, if, the household intends to return to the home;

NOTICE OF ADOPTED AMENDMENTS

Section 121.63

Deductions From Monthly Income (Cont'd)

the current occupants of the home, if any, are not claiming the shelter costs for food stamp purposes; and the home is not leased or rented during the absence of the household.

- 5) Charges for Repair of the home which was damaged or destroyed due to a natural disaster. Shelter costs shall not include repair charges which have been or will be reimbursed by private or public relief agencies, insurance companies or any other source.

e) Excess Medical Deductions

A deduction for excess medical expenses for households which contain an elderly or disabled member as defined at 7 CFR 271.2 (1987) and Section 121.6) "Gross Monthly Income Eligibility Standards". The medical expenses incurred by the qualifying household member which are over \$35 will be deducted if the expenses will not be reimbursed by insurance or a third party.

(Source: Amended at 14 Ill. Reg. 16983, effective September 30, 1990)

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NOTICE OF ADOPTED AMENDMENT

- 1) The Heading of the Part: HOSPITAL SERVICES

- 2) Code Citation: 89 Ill. Adm. Code 148

- 3) Section Number: Adopted Action:

148.360

Amendment

- 4) Statutory Authority: Sections 5-5.1 et seq. and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 5-5.1 et seq. and 12-13)

- 5) Effective Date of Adopted Amendment: October 4, 1990

- 6) Does this rulemaking contain an automatic repeal date?
Yes _____ X No _____

- 7) Does this Adopted Amendment contain incorporations by reference? No

- 8) Date Filed in Agency's Principal Office: October 4, 1990

- 9) Notice of Proposal Published in Illinois Register:

June 22, 1990 (14 Ill. Reg. 9827)

- 10) Has JCAR issued a Statement of Objections to this Adopted Amendment? No

- 11) Difference between proposal and final version: No changes were made to the amendment.

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

- 13) Will this Adopted Amendment replace an Emergency Amendment currently in effect? No

- 14) Are there any Amendments pending on this Part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
148.120	Amendment	June 15, 1990 (14 Ill. Reg. 9331)
148.140	Amendment	July 13, 1990 (14 Ill. Reg. 11108)

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NOTICE OF ADOPTED AMENDMENT

15) Summary and Purpose of Adopted Amendment: DASA has reduced the minimum hours required for intensive outpatient treatment to 15 hours. This Department wants to change its corresponding rule to be consistent with DASA's requirement.

16) Information and questions regarding this Adopted Amendment shall be directed to:

Name: Daniel Leikvold, Staff Attorney
Office of the General Counsel

Address: Jesse B. Harris Building II
100 South Grand Avenue East
Springfield, Illinois 62762-0001

Telephone: (217) 782-1233

The full text of the Adopted Amendment begins on the next page:

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DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER d: MEDICAL PROGRAMS

PART 148
HOSPITAL SERVICES

Section	
148.10	Hospital Services
148.20	Participation
148.30	General Requirements
148.40	Special Requirements
148.50	Covered Hospital Services
148.60	Hospital Services Not Covered
148.70	Limitation On Hospital Services
148.80	Transplants
148.90	Heart Transplants
148.100	Liver Transplants
148.110	Bone Marrow Transplants
148.120	Disproportionate Share Hospital Adjustments
148.130	Payment for Inpatient Services for GA
148.140	Hospital Outpatient and Clinic Services
148.150	Payment for Hospital Services During Fiscal Year 1982
148.160	Payment for Hospital Services During Fiscal Year 1983
148.170	Limits on Length of Stay by Diagnosis
148.180	Payment for Pre-operative Days and Services Which Can Be Performed in an Outpatient Setting
148.190	Copayments
148.200	Payment Methodology
148.210	Non-Participating Hospitals
148.220	Pre July 1, 1989 Services
148.230	Post June 30, 1989 Services
148.240	Prepayment Review
148.250	Base Year Costs
148.260	Restructuring Adjustment
148.270	Inflation Adjustment
148.280	Groupings
148.290	Rate Calculation
148.300	Payment
148.310	Review Procedure
148.320	Alternatives
148.330	Exemptions
148.340	Subacute Alcoholism and Substance Abuse Services
148.350	Definitions
148.360	Types of Subacute Alcoholism and Substance Abuse Services
148.370	Payment for Subacute Alcoholism and Substance Abuse Services

DEPARTMENT OF PUBLIC AID

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Section

148.380 Rate Appeals for Subacute Alcoholism and Substance Abuse Services Hearings

148.390

AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)

SOURCE: Sections 148.10 thru 148.390 recodified from 89 Ill. Adm. Code 140.94 thru 140.398 at 13 Ill. Reg. 9572; Section 148.120 recodified from 89 Ill. Adm. Code 140.110 at 13 Ill. Reg. 12118; amended at 14 Ill. Reg. 2553, effective February 9, 1990; emergency amendment at 14 Ill. Reg. 11392, effective July 1, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 15358, effective September 13, 1990; amended at 14 Ill. Reg. 16998, effective October 4, 1990.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

Section 148.360 Types of Subacute Alcoholism and Substance Abuse Services

The specific types of subacute services for which payment can be made are:

- a) Outpatient treatment - the provision of face to face diagnostic and individual, group, or family treatment on a scheduled or non-scheduled basis to an individual who in the clinical judgment of a qualified treatment professional is experiencing a problem with alcohol and/or drugs (for example, family, social, financial, employment, educational, and/or legal). These services shall be delivered in accordance with an individual treatment plan recommended by a physician. Services shall include, but not be limited to assessment, evaluation, diagnosis, and subsequent individual, group, or family counseling, case coordination, aftercare, and follow-up. Outpatient services may be provided in a recipient's place of residence or other off-site location when required because of illness, disability, or infirmity and documented in the recipient's treatment plan.

- b) Intensive Outpatient Treatment Services

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Section 148.360

Types of Subacute Alcoholism and Substance Abuse Services (Cont'd.)

- 1) The provision of diagnostic and individual or group treatment on a scheduled-only basis to an individual who in the clinical judgment of a qualified treatment professional is experiencing a problem with alcohol and/or drugs (for example, family, social, financial, employment, educational, and/or legal). These services shall be delivered in accordance with an individual's treatment plan recommended by a physician.

- 2) Intensive outpatient treatment is a structured program offered a minimum of four days or evenings per week, includes a minimum of 20 15 hours of treatment services per recipient per week, and must occur in a licensed subacute setting (see 77 Ill. Adm. Code 2058). Treatment services shall include, but are not limited to assessment, evaluation, diagnosis, and subsequent individual, group or family counseling, education, case coordination, aftercare, and follow-up. This programmatic scope is required unless a specific waiver has been granted by the licensing authority.

- c) Detoxification - the provision of immediate physiological stabilization, diagnosis, and short term treatment (for example, up to five days) on a non-scheduled basis to an individual who is in the clinical judgment of the qualified treatment professional in accordance with 77 Ill. Adm. Code 2058 intoxicated or experiencing withdrawal from the ingestion of alcohol, but whose physical and emotional condition does not require the intensity of an acute care setting. Services are provided in a licensed subacute residential setting (see 77 Ill. Adm. Code 2058) and shall include, but are not limited to assessment, evaluation, diagnosis, determination of need for more specialized medical care, rest under close observation, individual counseling, case coordination and subsequent referral, room and board, meals, and staff supervision.

- d) Ancillary diagnostic services - psychiatric evaluations performed by a psychiatrist to determine whether an individual's primary condition is

DEPARTMENT OF PUBLIC AID

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Section 148.360 Types of Subacute Alcoholism and Substance Abuse Services (Cont'd.)

attributable to the effects of an ingested substance or to a diagnosed psychiatric or psychological disorder. Ancillary services may be provided in a licensed treatment facility (see 77 Ill. Adm. Code 2058) or in the psychiatrist's office.

- e) Residential Rehabilitation - The provision of diagnostic services and individual or group treatment on a scheduled-only residential basis in a licensed subacute setting. This service is designed to reduce or eliminate, through a controlled milieu, an individual's intake of alcohol and/or other substances. Residential rehabilitation must be delivered in accordance with an individual treatment plan recommended by a physician. Services must include, but are not limited to assessment, evaluation, diagnosis, and subsequent individual, group, or family counseling, education, case coordination, aftercare and followup. Residential rehabilitation is a structured residential program offered seven days per week and includes a minimum of 25 hours of treatment activities per client per week. Individuals experiencing active psychotic manifestations, or other severe mental or physical illness which requires immediate acute medical or psychiatric care, should not be admitted to residential rehabilitation. In addition, the individual shall not be intoxicated, incapacitated due to the effects of alcohol or other drugs, or in withdrawal.

(Source: Amended at 14 Ill. Reg. 16998, effective October 4, 1990)

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- 1) The Heading of the Part: MEDICAL ASSISTANCE PROGRAMS
- 2) Code Citation: 89 Ill. Adm. Code 120
- 3) Section Number: Adopted Action:
120.335 Amendment
- 4) Statutory Authority: Sections 5-4 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 5-4 and 12-13)
- 5) Effective Date of Adopted Amendment: September 30, 1990
- 6) Does this rulemaking contain an automatic repeal date?
___ Yes X No
- 7) Does this Adopted Amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: September 30, 1990
- 9) Notice of Proposal Published in Illinois Register:
June 15, 1990 (14 Ill. Reg. 9343)
- 10) Has JCAR issued a Statement of Objections to this Adopted Amendment? No
- 11) Differences between proposal and final version: No substantive changes were made to the text of this amendment.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this Adopted Amendment replace an Emergency Amendment currently in effect? No
- 14) Are there any Amendments pending on this Part? No
- 15) Summary and Purpose of Adopted Amendment: This rulemaking implements P.L. 101-201 which makes any payments relative to Agent Orange Product Liability exempt as income and assets for the Medical Assistance Program - No Grants.
- 16) Information and questions regarding this Adopted Amendment shall be directed to:

DEPARTMENT OF PUBLIC AID

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NOTICE OF ADOPTED AMENDMENT

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Name:

Anita Williams, Staff Attorney
Office of the General Counsel

Address:

Illinois Department of Public Aid
Jesse B. Harris Building II
100 South Grand Avenue East, 3rd Floor
Springfield, Illinois 62762

Telephone:

(217) 782-1233

The full text of the Adopted Amendment begins on the next page:

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 120
MEDICAL ASSISTANCE PROGRAMS

SUBPART A: GENERAL PROVISIONS

Section
120.1

Incorporation By Reference

SUBPART B: ASSISTANCE STANDARDS

Section
120.10
120.11

120.20
120.30
120.31
120.40
120.50

Eligibility For Medical Assistance
Eligibility For Medical Assistance For Pregnant
Women and Children Under Age Six Who Do Not Qualify
As Mandatory Categorically Needy
MANG(AABD) Income Standard
MANG(C) Income Standard
MANG(P) Income Standard
Exceptions To Use Of MANG Income Standard
AMI Income Standard

SUBPART C: FINANCIAL ELIGIBILITY DETERMINATION

Section
120.60

All Cases Other Than Intermediate Care, Skilled
Nursing Care, DMHDD, DMHDD Approved Community Based
Settings and Pregnant Women and Children Under Age
Six Who Do Not Qualify As Mandatory Categorically
Needy

120.61

Cases in Intermediate Care, Skilled Nursing Care and
DMHDD - MANG(AABD) and All Other Licensed Medical
Facilities and All Other Licensed Medical Facilities
Department of Mental Health and Developmental
Disabilities (DMHDD) Approved Home and Community
Based Residential Settings Under 89 Ill. Adm. Code
140.643

120.62

120.63

Department of Mental Health and Developmental
Disabilities (DMHDD) Approved Home and Community
Based Residential Settings

120.64

Pregnant Women and Children Under Age Six Years Who
Do Not Qualify As Mandatory Categorically Needy

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SUBPART D: SUPPLEMENTARY MEDICAL INSURANCE

Section
120.70 Supplementary Medical Insurance Benefits, Buy-In
Program
120.72 Eligibility for Medicare Cost Sharing as a Qualified
Medicare Beneficiary (QMB)
120.74 Qualified Medicare Beneficiary (QMB) Income Standard
120.76 Hospital Insurance Benefits (HIB)

SUBPART E: RECIPIENT RESTRICTION PROGRAM

Section
120.80 Recipient Restriction Program

SUBPART F: MIGRANT MEDICAL PROGRAM

Section
120.90 Migrant Medical Program
120.91 Income Standards

SUBPART G: AID TO THE MEDICALLY INDIGENT

Section
120.208 Client Cooperation
120.210 Citizenship
120.211 Residence
120.212 Age
120.215 Relationship
120.216 Living Arrangement
120.217 Supplemental Payments
120.218 Institutional Status
120.224 Foster Care Program
120.225 Social Security Numbers
120.230 Unearned Income
120.235 Exempt Unearned Income
120.236 Education Benefits
120.240 Unearned Income In-Kind
120.245 Earmarked Income
120.250 Lump Sum Payments and Income Tax Refunds
120.255 Protected Income
120.260 Earned Income
120.261 Budgeting Earned Income
120.262 Exempt Earned Income
120.270 Recognized Employment Expenses
120.271 Income From Work/Study/Training Program
120.272 Earned Income From Self-Employment
120.273 Earned Income From Roomer and Boarder
120.275 Earned Income In-Kind

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Section
120.276 Payments from the Illinois Department of Children
and Family Services
Assets
120.280 Exempt Assets
120.281 Asset Disregards
120.282 Deferral of Consideration of Assets
120.283 Spend-down of Assets (AMI)
120.284 Property Transfers
120.285 Persons Who May Be Included in the Assistance Unit
120.290 Payment Levels for AMI
120.295

SUBPART H: MEDICAL ASSISTANCE - NO GRANT

Section
120.308 Client Cooperation
120.309 Caretaker Relative
120.310 Citizenship
120.311 Residence
120.312 Age
120.313 Blind
120.314 Disabled
120.315 Relationship
120.316 Living Arrangements
120.317 Supplemental Payments
120.318 Institutional Status
120.319 Assignment of Rights to Medical Support and
Collection of Payment
120.320 Cooperation in Establishing Paternity and Obtaining
Medical Support
120.321 Good Cause for Failure to Cooperate in Establishing
Paternity and Obtaining Medical Support
120.322 Proof of Good Cause for Failure to Cooperate in
Establishing Paternity and Obtaining Medical Support
120.323 Suspension of Paternity Establishment and Obtaining
Medical Support Upon Finding Good Cause
120.324 Foster Care Program
120.325 Social Security Numbers
120.330 Unearned Income
120.332 Budgeting Unearned Income
120.335 Exempt Unearned Income
120.336 Education Benefits
120.338 Incentive Allowance
120.340 Unearned Income In-Kind
120.342 Court Ordered Child Support Payments of Parent/Step-
Parent
120.345 Earmarked Income
120.346 Medicaid Qualifying Trusts
120.350 Lump Sum Payments and Income Tax Refunds

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Section

- 120.355 Protected Income
- 120.360 Earned Income
- 120.361 Budgeting Earned Income
- 120.362 Exempt Earned Income
- 120.364 Earned Income Exemption
- 120.366 Exclusion From Earned Income Exemption
- 120.370 Recognized Employment Expenses
- 120.371 Income From Work/Study/Training Programs
- 120.372 Earned Income From Self-Employment
- 120.373 Earned Income From Roomer and Boarder
- 120.375 Earned Income In Kind
- 120.376 Payments from the Illinois Department of Children and Family Services
- 120.379 Assessment of Assets
- 120.380 Assets
- 120.381 Exempt Assets
- 120.382 Asset Disregard
- 120.383 Deferral of Consideration of Assets
- 120.384 Spend-down of Assets (MANG)
- 120.385 Property Transfers for Applications Filed Prior to October 1, 1989
- 120.386 Property Transfers Effective for Applications Filed on or After October 1, 1989
- 120.390 Persons Who May Be Included In the Assistance Unit
- 120.391 Individuals Under Age 18 Who Do Not Qualify For AFDC/AFDC-MANG And Children Under Age Six
- 120.392 Pregnant Women Who Would Not Be Eligible For AFDC/AFDC-MANG If The Child Were Already Born Or Who Do Not Qualify As Mandatory Categorically Needy
- 120.393 Pregnant Women And Children Under Age Eight Years Who Do Not Qualify As Mandatory Categorically Needy Demonstration Project.
- 120.395 Payment Levels for MANG
- 120.399 Redetermination of Eligibility
- AUTHORITY: Implementing Articles III, IV, V, VI and VII and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)
- SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41,

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effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amended at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243, effective September 21, 1979, peremptory amendment at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory amendment at 6 Ill. Reg. 611, effective January 1, 1982, amended at 6 Ill. Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142,

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effective July 1, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; amended at 7 Ill. Reg. 394, effective January 1, 1983; codified at 7 Ill. Reg. 6082; amended at 7 Ill. Reg. 8256, effective July 1, 1983; amended at 7 Ill. Reg. 8264, effective July 5, 1983; amended (by adding section being codified with no substantive change) at 7 Ill. Reg. 14747; amended (by adding sections being codified with no substantive change) at 7 Ill. Reg. 16108; amended at 8 Ill. Reg. 5253, effective April 9, 1984; amended at 8 Ill. Reg. 6770, effective April 27, 1984; amended at 8 Ill. Reg. 13328, effective July 16, 1984; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17897; amended at 8 Ill. Reg. 18903, effective September 26, 1984; peremptory amendment at 8 Ill. Reg. 20706, effective October 3, 1984; amended at 8 Ill. Reg. 25053, effective December 12, 1984; emergency amendment at 9 Ill. Reg. 830, effective January 3, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 4515, effective March 25, 1985; amended at 9 Ill. Reg. 5346, effective April 11, 1985; amended at 9 Ill. Reg. 7153, effective May 6, 1985; amended at 9 Ill. Reg. 11346, effective July 8, 1985; amended at 9 Ill. Reg. 12298, effective July 25, 1985; amended at 9 Ill. Reg. 12823, effective August 9, 1985; amended at 9 Ill. Reg. 15903, effective October 4, 1985; amended at 9 Ill. Reg. 16300, effective October 10, 1985; amended at 10 Ill. Reg. 16906, effective October 18, 1985; amended at 10 Ill. Reg. 1192, effective January 10, 1986; amended at 10 Ill. Reg. 3033, effective January 23, 1986; amended at 10 Ill. Reg. 4907, effective March 7, 1986; amended at 10 Ill. Reg. 6966, effective April 16, 1986; amended at 10 Ill. Reg. 10688, effective June 3, 1986; amended at 10 Ill. Reg. 12672, effective July 14, 1986; amended at 10 Ill. Reg. 15649, effective September 19, 1986; amended at 11 Ill. Reg. 3992, effective February 23, 1987; amended at 11 Ill. Reg. 7652, effective April 15, 1987; amended at 11 Ill. Reg. 8735, effective April 20, 1987; emergency amendment at 11 Ill. Reg. 12458, effective July 10, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 14034, effective August 14, 1987; amended at 11 Ill. Reg. 14763, effective August 26, 1987; amended at 11 Ill. Reg. 20142, effective January 1, 1988; amended at 11 Ill. Reg. 20898, effective December 14, 1987; amended at 12 Ill. Reg. 904, effective January 1, 1988; amended at 12 Ill. Reg. 3516, effective January 22, 1988; amended at 12 Ill. Reg. 6234, effective March 22, 1988; amended at 12 Ill. Reg. 8672, effective May 13, 1988; amended at 12

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111. Reg. 9132, effective May 20, 1988; amended at 12 Ill. Reg. 11483, effective June 30, 1988; emergency amendment at 12 Ill. Reg. 11632, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 11839, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12835, effective July 22, 1988; emergency amendment at 12 Ill. Reg. 13243, effective July 29, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 17867, effective October 30, 1988; amended at 12 Ill. Reg. 19704, effective November 15, 1988; amended at 12 Ill. Reg. 20188, effective November 23, 1988; amended at 13 Ill. Reg. 116, effective January 1, 1989; amended at 13 Ill. Reg. 2081, effective February 3, 1989; amended at 13 Ill. Reg. 3908, effective March 10, 1989; emergency amendment at 13 Ill. Reg. 11929, effective June 27, 1989, for a maximum of 150 days; emergency expired November 25, 1989; emergency amendment at 13 Ill. Reg. 12137, effective July 1, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 15404, effective October 6, 1989; emergency amendment at 13 Ill. Reg. 16586, effective October 2, 1989, for a maximum of 150 days; emergency expired March 1, 1990; amended at 13 Ill. Reg. 17483, effective October 31, 1989; amended at 13 Ill. Reg. 17838, effective November 8, 1989; amended at 13 Ill. Reg. 18872, effective November 17, 1989; amended at 14 Ill. Reg. 760, effective January 1, 1990; emergency amendment at 14 Ill. Reg. 1494, effective January 2, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 4233, effective March 5, 1990; emergency amendment at 14 Ill. Reg. 5839, effective April 3, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 6372, effective April 16, 1990; amended at 14 Ill. Reg. 7637, effective May 10, 1990; amended at 14 Ill. Reg. 10396, effective June 20, 1990; amended at 14 Ill. Reg. 13227, effective August 6, 1990; amended at 14 Ill. Reg. 14814, effective September 3, 1990; amended at 14 Ill. Reg. 17004, effective September 30, 1990.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

SUBPART H: MEDICAL ASSISTANCE - NO GRANT

Section 120.335 Exempt Unearned Income

a) MANG (AABD)

- 1) For a MANG client (excluding long term care), the first \$25.00 of a client's earned or unearned income other than SSI income, or contributions from a spouse or other individual, is exempt from consideration in determining eligibility. A client is eligible for only one \$25.00 exemption

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NOTICE OF ADOPTED AMENDMENT

Section 120.335 Exempt Unearned Income (Cont'd.)

- regardless of the types of sources of earned or unearned income.
- 2) If an individual in a long term care facility is paying the premium for SMIB coverage, the cost of the premium shall be disregarded.
 - 3) SSI income received by a long term care case who is in Section 1619 of the Social Security Act (42 U.S.C. 1382h) status (see 89 Ill. Adm. Code 140.8) in the month before admission to the facility is exempt for the first full two months of stay in the facility.
 - b) The following unearned income shall be exempt from consideration in determining MANG eligibility:
 - 1) The value of the coupon allotment under the Food Stamp Act of 1977 (7 U.S.C. 2017(b));
 - 2) The value of the U.S. Department of Agriculture donated foods (surplus commodities);
 - 3) Any payment received under the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (42 U.S.C. 4636);
 - 4) Any per capita judgment funds paid under Public Law P.L. 92-254 to members of the Blackfeet Tribe of the Blackfeet Indian Reservation, Montana and the Gros Ventre Tribe of the Fort Belknap Reservation, Montana (25 U.S.C. 1264);
 - 5) Any benefits received under Title III, Nutrition Program for the Elderly, of the Older Americans Act of 1965, as amended (42 U.S.C. 3030e);
 - 6) Any compensation provided to individual volunteers under the Retired Senior Volunteer Program and the Foster Grandparent Program and Older Americans Community Service Programs established under Title II of the Domestic Volunteer Service Act, as amended;
 - 7) Income in an amount not greater than \$650 received by a beneficiary of life insurance which

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Section 120.335 Exempt Unearned Income (Cont'd.)

- is expended on the funeral and burial of an insured recipient;
- 8) Income received under the provisions of Section 4(c) of the Illinois Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act (Ill. Rev. Stat. 1982, 1989, ch. 67 1/2, par. 404 (c)). This includes both the benefits commonly known as the circuit breaker and "additional grants";
 - 9) Payments to volunteers under the 1973 Domestic Volunteer Service Act. (48 U.S.C. 5044 (g)) These include:
 - A) Vista Volunteers;
 - B) Volunteers serving as senior health aids, senior companions, or foster grandparents;
 - C) Persons serving in the Service Corps of Retired Executives (SCORE) or the Active Corps of Executives (ACE); and
 - 10) Unearned income such as need based payments, cash assistance, compensation in lieu of wages and allowances received through the Jobs Training Partnership Act.
 - c) The following additional unearned income shall be exempt:
 - 1) Social Security death benefit expended on a funeral and/or burial.
 - 2) The value of home produce which is used for personal consumption.
 - 3) The value of supplemental food assistance received under the Child Nutrition Act of 1966, as amended, (42 U.S.C. 1780(b)) and the special food service program for children under the National School Lunch Act, as amended (42 U.S.C. 1760).
 - 4) Any payments distributed per capita or held in trust for members of any Indian Tribe under

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Section 120.335 Exempt Unearned Income (Cont'd.)

Public-Laws-P.L. 92-254, P.L. 93-134 or P.L. 94-450 (25 U.S.C. 1407).

- 5) Tax exempt portions of payments made pursuant to the Alaska Native Claims Settlement Act (43 U.S.C. 1626).
- 6) Experimental Housing Allowance Program payments made under Annual Contributions Contracts entered into prior to January 1, 1975 under Section 23 of the U.S. Housing Act of 1937, as amended (42 U.S.C. 1437 (f)).
- 7) The first \$50 of the total child support payments received each month on behalf of the assistance unit members. The amount of up to \$50 exempted is based on the total child support received in a month, regardless of the number of parents who contribute. Both court ordered and voluntary payments are considered when exempting the first \$50 of child support payments.
- 8) A Title IV-E adoption assistance payment or foster care payments received from a state welfare agency of another state.
- 9) Income from a trust fund established under the Self Sufficiency Trust Fund Program (Section 5-118 of the Mental Health and Developmental Disabilities Code, Ill. Rev. Stat. 1987-1989, ch. 91 1/2, par. 5-118).
- 10) Payments made to veterans who receive an annual disability payment or to the survivors of deceased veterans who receive a one-time lump sum payment from the Agent Orange Settlement Fund or any other fund referencing Agent Orange product liability under P.L. 101-201.

(Source: Amended at 14 Ill. Reg. 17004, effective September 30, 1990)

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DEPARTMENT OF TRANSPORTATION

NOTICE OF ADOPTED RULES

- 1) Heading of Part: Custodial Transportation of Pupils Where Walking Constitutes a Serious Safety Hazard
- 2) Code Citation: 92 Ill. Adm. Code 557
- 3) Section Numbers:

557.100	557.110	<u>Adopted Action:</u>
557.120	557.130	New Section
557.140	557.150	New Section
557.160		New Section
- 4) Statutory Authority: Ill.Rev.Stat. 1989, ch. 122, par. 29-5.2
- 5) Effective date of rules: October 2, 1990
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this rule contain incorporations by reference? No
- 8) Date filed in agency's principal office: September 25, 1990
- 9) Notice of proposal published in Illinois Register:
July 6, 1990, 14 Ill. Reg. 10722
- 10) Has JCAR issued a Statement of Objections to these rules? No
- 11) Differences between proposal and final version:

The following changes were made in agreement with JCAR and the Code Division:

In the Source note, the Department added after "150 days;" "emergency expired January 24, 1989;"

In Section 557.110 "School Code," the Department inserted "the School Code" before the Ill. Rev. Stat. citation and added parentheses around the cite.

In "Speed of Traffic" in the third line, the Department changed the statutory citation to "Illinois Rules of the Road" instead of "Illinois Vehicle Code."

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The Department deleted the word "usually" from the definition of Department in Section 557.110.

The first paragraph in the definition of "Volume of Traffic" in Section 557.110 now reads as follows:

"Volume of Traffic" - The volume of traffic shall be classified as light, moderate or heavy on the basis of a five minute vehicular traffic count during either the morning or afternoon crossing period. The morning or afternoon crossing period is that time of day when pupils are crossing or passing through hazardous locations. Volume of traffic shall be classified through the use of the following:

In Section 557.120, "from" was changed to "when rated in accordance with."

The Table in Section 557.120 has been changed by deleting "Location" and "Locations" and substituting "Hazard" and "Hazards", respectively.

The title of Section 557.160(a) has been changed from "Request for determination by custodian" to "Request by custodian for determination." Also, the Department is changing "A request for a determination by a custodian" to "A request by a custodian for a determination" in the first sentence of the paragraph.

12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreements letter issued by JCAR? Yes.

13) Will this rule replace an Emergency Rule currently in effect? No

14) Are there any amendments pending on this Part? No

15) Summary and purpose of rules:

Elsewhere in this issue of the Illinois Register, the Department is repealing the old Part 557. By this Notice of Adopted Rules, the Department is adopting new rules on custodial transportation of pupils where walking constitutes a serious safety hazard.

DEPARTMENT OF TRANSPORTATION

NOTICE OF ADOPTED RULES

Both Parts establish guidelines and procedures for determining the existence of a serious safety hazard. Section 29-5.2 of the School Code (Ill. Rev. Stat. 1989, ch. 122, par. 29-5.2) provides for State reimbursement to custodians who choose to transport pupils when vehicular conditions are such that walking constitutes a serious hazard to the safety of the pupil.

The differences between the old Part and the new Part are as follows:

A) Two changes are based on statutory changes:

- 1) The custodian and the qualifying pupil must be residents of the State of Illinois; and,
- 2) the application requirement has been changed to once every four years rather than annually.

B) Other significant changes include the use of the grade level of the pupil to rate hazardous conditions. The new Part does not use grade level of the pupil to rate the hazardous conditions, but considers it in

C) determining the number of accumulated points necessary for a pupil to qualify for reimbursement. While the grade level of a pupil changes from year to year, it is likely that the hazardous condition will not change.

D) Also, in the old Part 557, there were four types of hazards. The new Part merges Type I and Type II hazards and renumbering of the types of hazards has occurred. The first two types of hazards were merged because of the similarity of the hazards.

Otherwise, the Department is making changes to its rule to agree with the new simplified form. For example, definitions from the old Part have been deleted in the Definitions Section because these were self explanatory.

Any changes to the rules which are not based on statutory changes were done with the custodian in mind for ease of comprehension.

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NOTICE OF ADOPTED RULES

- 16) Information and questions regarding these adopted rules shall be directed to:

Mr. James A. Schoenherr
Traffic Safety Programs Engineer
Bureau of Traffic, Room 104
2300 South Dirksen Parkway
Springfield, Illinois 62764
(217) 782-7415

The full text of the Adopted Rules begins on the next page:

DEPARTMENT OF TRANSPORTATION

NOTICE OF ADOPTED RULES

TITLE 92: TRANSPORTATION
CHAPTER I: DEPARTMENT OF TRANSPORTATION
SUBCHAPTER f: HIGHWAYS

PART 557

CUSTODIAL TRANSPORTATION OF PUPILS WHERE WALKING
CONSTITUTES A SERIOUS SAFETY HAZARD

Section	Purpose and Scope
557.100	Definitions
557.110	Determination
557.120	Walking On or Along a Roadway (Type I Hazard)
557.130	Crossing a Roadway (Type II Hazard)
557.140	Crossing Railroad Tracks (Type III Hazard)
557.150	Procedures
557.160	

AUTHORITY: Implementing and authorized by Section 29-5.2 of the School Code (Ill. Rev. Stat. 1989 ch. 122, par. 29-5.2).

SOURCE: Emergency rules adopted at 10 Ill. Reg. 14843, effective August 27, 1986, for a maximum of 150 days; emergency expired January 24, 1987; adopted at 11 Ill. Reg. 6514, effective March 27, 1987; Part repealed, new Part adopted at 14 Ill. Reg. 17016, effective October 2, 1990.

NOTE: Capitalization denotes statutory language.

Section 557.100 Purpose and Scope

This Part establishes guidelines and procedures for determining the existence of a serious safety hazard. Section 29-5.2 of The School Code (Ill. Rev. Stat. 1989, ch. 122, par. 29-5.2) provides for State reimbursement to custodians of pupils who choose to transport pupils residing within 1-1/2 miles from the school attended where vehicular traffic conditions are such that walking constitutes a serious hazard to the safety of the pupils, and access to transportation entirely at public expense is not available. BOTH CUSTODIANS AND QUALIFYING PUPILS MUST BE RESIDENTS OF THE STATE OF ILLINOIS (Section 29-5.2(b)(1)(A) of the School Code [11. Rev. Stat. 1989, ch. 122, par. 29-5.2(b)(1)(A)]). This Part applies to serious safety hazards encountered by schoolchildren walking on or along roadways, crossing roadways and crossing railroad tracks.

Section 557.110 Definitions

The following words or phrases when used in this Part shall have the meanings ascribed to them below.

"Active Warning" - Any warning device that is designed to be

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NOTICE OF ADOPTED RULES

actuated by the approach of an oncoming train (including lights, bells and gates) or warning by a crossing guard.

"Crossbucks Only" - Warning provided only by an "X" shaped sign mounted on a post at a rail-highway crossing inscribed with the words "Railroad" on one panel and "Crossing" on the other.

"Curb" - A vertical or sloping barrier along a roadway at least four inches high, clearly defining the edge of roadway.

"Department" - The Illinois Department of Transportation, acting through its District Engineers.

"Roadway" - The portion of a road, street or highway on which vehicles travel, consisting of the pavement surface, exclusive of the shoulders.

"School Code" - The School Code (Ill. Rev. Stat. 1989, ch 122, par. 29-5.2).

"Shoulder" - The relatively flat area between the outer edge of a roadway with no curb and the point where the earth begins sloping either upward or downward, intended for the accommodation of stopped vehicles or for emergency use.

"Speed of Traffic" - The speed of traffic shall be based on the posted speed limit. In special school speed zones as authorized by Section 11-605 of the Illinois Rules of the Road (Ill. Rev. Stat. 1989 ch. 95 1/2, par 11-605) the speed limit that is in force when the special school speed zone is not in effect shall be used. If speed limit signs are not present, the speed of traffic shall be considered to be 30 miles per hour in an urban area and 55 miles per hour in a rural area.

"Volume of Traffic" - The volume of traffic shall be classified as light, moderate or heavy on the basis of a five minute vehicular traffic count during either the morning or afternoon crossing period. The morning or afternoon crossing period is that time of day when pupils are crossing or passing through hazardous locations. Volume of traffic shall be classified through the use of the following:

VOLUME	2-LANES (1 OR 2 WAY)	
	3-LANES/MORE (1 WAY)	4-LANES/MORE (2 WAY)
Heavy	More than 40 vehicles	More than 60 vehicles
Moderate	20-40 vehicles	40-60 vehicles
Light	Less than 20 vehicles	Less than 40 vehicles

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Section 557.120 Determination

The determination of a serious safety hazard shall be made on the basis of the number of points the hazardous condition along a school route accumulates when rated in accordance with this Part. When a pupil encounters a combination of hazardous conditions the determination of a serious safety hazard shall be made on the basis of the total of the points for any two situations as accumulated from this Part. Reimbursement shall be received for transporting a pupil if he/she must walk through a section(s) that produces at least the following points:

GRADES	SINGLE TYPE I, II OR III HAZARD	COMBINATION OF TWO TYPE I, II AND/OR III HAZARDS	
		18 points	24 points
K-6	10 points	18 points	24 points
7-8	13 points	24 points	27 points
9-12	15 points	27 points	

Section 557.130 Walking On or Along a Roadway (Type I Hazard)

In determining whether a pupil walking on or along a roadway is endangered by a serious safety hazard, the location of a pupil in relation to the roadway, speed and volume of traffic, and length of hazardous section shall be considered. To determine whether a serious safety hazard exists in a particular situation, appropriate points from subsections (a) and (b) shall be added together.

a) Type and Length of Hazardous Section		LENGTH	POINTS
LOCATION OF PUPIL			
On roadway for a minimum of 50' because of narrow bridge or overpass	50'-100'	100'-200'	More than 200'
	7 points	9 points	10 points
	300'-1000'	1000'-2000'	More than 2000'
On roadway for a minimum of 300' because of no shoulder or sidewalk	7 points	9 points	10 points

LOCATION OF PUPIL LENGTH
0.2-0.5 mile 0.5-1 mile More than 1 mile

On narrow shoulder within 5' of roadway for a minimum of 0.2 mile 6 points 8 points 10 points

b) Speed and Volume of Traffic

SPEED	VOLUME	POINTS
50-55 mph	Heavy Moderate Light	8 6 4
40-45 mph	Heavy Moderate Light	6 4 2
30-35 mph	Heavy Moderate Light	5 3 1

Section 557.140 Crossing a Roadway (Type II Hazard)

In determining whether a pupil crossing a roadway is endangered by a serious safety hazard, the type of traffic control, number of lanes and speed and volume of traffic on the roadway shall be considered. To determine whether a hazard exists in a particular situation, appropriate points from subsections (a) and (b) shall be added together.

a) Type of Traffic Control

CONTROL OF TRAFFIC ON ROADWAY BEING CROSSED	TWO LANES	THREE LANES OR MORE
Does Not Stop	6 points	8 points
Stopped by signals or stop sign	2 points	4 points

b) Speed and Volume of Traffic

SPEED	VOLUME	POINTS
50-55 mph	Heavy Moderate Light	8 6 4
40-45 mph	Heavy Moderate Light	6 4 2
30-35 mph	Heavy Moderate Light	5 3 1

Section 557.150 Crossing Railroad Tracks (Type III Hazard)

In determining whether a pupil crossing a railroad track is endangered by a serious safety hazard, the number of tracks, type of crossing warning, and number of daily trains during school crossing periods shall be considered. To determine whether a hazard exists in a particular situation, appropriate points from subsections (a) and (b) shall be added together.

a) Number of Tracks and Type of Warning

NO. OF TRACKS	TYPE OF WARNING	
	ACTIVE	CROSSBUCK ONLY
3 or more	6 points	8 points
1 or 2	4 points	7 points

b) Number of Trains

NO. OF DAILY TRAINS DURING SCHOOL CROSSING PERIODS	POINTS
4 or more	7
3	6
2	5
1	4

Section 557.160 Procedures

a) Request by custodian for determination.

A request by a custodian for a determination that a serious safety hazard exists shall be made in accordance with this

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Part, and on a form promulgated by the Illinois Department of Transportation (the Department). This form shall be provided by the Superintendent of the Educational Service Region for the county in which the custodian resides. A custodian's request shall be supported by findings on those factors which were found to contribute to the hazard. Findings shall be indicated by completion of appropriate portions of the submittal form. Example: Speed of traffic (45 m.p.h.). Volume of traffic (60 vehicles/five minute vehicular traffic count). Length of hazardous section (1.2 miles). Each submittal shall be certified true and correct by the custodian making the submission.

b) Submission of request.

An application form and a map showing the location of the hazard and the route walked by the child shall be submitted by the custodian to the Regional Superintendent of Education for the area in which the custodian is situated no later than February 1 of the school year for which reimbursement will be sought. The Regional Superintendent shall forward the request to the appropriate District Office of the Illinois Department of Transportation. The submittal may include other written materials, including photographs, which the custodian believes will aid in the Department's review.

c) Department review.

1) Within 30 days of submission of the request by the Regional Superintendent to the Department, the Department shall approve or disapprove the custodian's request. The Department's review shall consist of determining the correctness of the information shown on the application form. This review shall include but is not limited to the following: taking a view of the location, consulting the vehicular volume count maps or counting vehicles, measuring length and width of roadways, observing train movements and obtaining train speeds, from railroads, regulatory authorities or law enforcement officials. The persons conducting the review shall document the procedures employed and information obtained. Requests, whether approved or disapproved, shall be returned to the Regional Superintendent for distribution to custodians.

2) If a submittal is incomplete, the Department shall disapprove it without prejudice and state why it is considered incomplete. A request which is disapproved because of incompleteness may be resubmitted by the

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custodian within 30 days of the custodian's receipt of notification by the Department that the request is incomplete.

3) If a submittal is complete, it will be reviewed by the District Office. If a complete request is disapproved, the Department shall, in writing, state why and upon what information the Department's decision was based.

d) Reimbursement.

Since the actual reimbursement to custodians shall be handled by the State Superintendent of Education, rather than the Illinois Department of Transportation, questions regarding reimbursement shall be referred to the State Superintendent.

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NOTICE OF ADOPTED REPEALER

- 1) Heading of Part: Custodial Transportation of Pupils Where Walking Constitutes a Serious Safety Hazard

2) Code Citation: 92 Ill. Adm. Code 557

3) Section Numbers: Adopted Action:

557.100	557.105	Repealed
557.110	557.120	Repealed
557.130	557.140	Repealed
557.150		Repealed

4) Statutory Authority: Ill.Rev.Stat. 1986 Supp., ch. 122, par. 29-5.2

5) Effective date of rules: October 2, 1990

6) Does this rulemaking contain an automatic repeal date? No

7) Does this rule (amendment, repealer) contain incorporations by reference? No

8) Date filed in agency's principal office: September 25, 1990

9) Notice of proposal published in Illinois Register:

July 6, 1990, 14 Ill. Reg. 10709

10) Has JCAR issued a Statement of Objections to these rules? No

11) Differences between proposal and final version:

In the Source note, the Department added after "150 days;" "emergency expired January 24, 1989;."

12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreements letter issued by JCAR?

No changes were necessary.

13) Will this rule replace an Emergency Rule currently in effect? No

14) Are there any amendments pending on this Part? No

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NOTICE OF ADOPTED REPEALER

15) Summary and purpose of rules:

By this rulemaking, the Department intends to repeal Part 557, and elsewhere in this issue of the Illinois Register, is replacing this Part with new rules on custodial transportation of pupils where walking constitutes a serious safety hazard. For a complete description of the differences between the repealed rules and the new rules, please see the Notice of Adopted Rules for Part 557.

16) Information and questions regarding this adopted repealer shall be directed to:

Mr. James A. Schoenherr
Traffic Safety Programs Engineer
Bureau of Traffic, Room 104
2300 South Dirksen Parkway
Springfield, Illinois 62764
(217) 782-7415

DEPARTMENT OF CONSERVATION

NOTICE OF EMERGENCY AMENDMENTS

- 1) HEADING OF THE PART: Duck, Goose and Coot Hunting
- 2) CODE CITATION: 17 Ill. Adm. Code 590
- 3) SECTION NUMBERS:
- | | |
|--------|--------------------------|
| 590.10 | <u>EMERGENCY ACTION:</u> |
| 590.20 | Amendments |
| 590.25 | Amendments |
| 590.30 | Amendments |
| 590.40 | Amendments |
| 590.50 | Amendments |
| 590.60 | Amendments |

4) STATUTORY AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.13, 2.1, 2.2, 2.18, 2.19, 2.20, 2.23, 2.33, 3.5, 3.6, 3.7, 3.8, and 3.10 of the Wildlife Code (Ill. Rev. Stat. 1989, ch. 61, pars. 1.3, 1.4, 1.13, 2.1, 2.2, 2.18, 2.19, 2.20, 2.23, 2.33, 3.5, 3.6, 3.7, 3.8, and 3.10), and Migratory Bird Hunting (50 CFR 20, effective September 29, 1987).

5) EFFECTIVE DATE OF AMENDMENTS: September 26, 1990

6) IF THIS EMERGENCY AMENDMENT IS TO EXPIRE BEFORE THE END OF THE 150-DAY PERIOD, PLEASE SPECIFY THE DATE ON WHICH IT IS TO EXPIRE: This emergency amendment will remain in effect for the 150-day period.

7) DATE FILED IN AGENCY'S PRINCIPAL OFFICE: September 26, 1990

8) REASON FOR EMERGENCY: 50 CFR 20, which sets out the Illinois waterfowl regulations, was adopted on September 21, 1990.

9) A COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUED INVOLVED: The emergency amendments are necessary to protect the public interest in preserving and maintaining the population of ducks, to avoid conflicts between hunters and fishermen, and to allow brushing of blinds to be completed prior to duck season instead of waterfowl season due to the early goose season.

10) ARE THERE ANY PROPOSED AMENDMENTS TO THIS PART PENDING? No

11) STATEMENT OF STATEWIDE POLICY OBJECTIVES (if applicable): Not Applicable

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- 12) INFORMATION AND QUESTIONS REGARDING THESE AMENDMENTS SHALL BE DIRECTED TO:

Jack Price
Department of Conservation
524 S. Second Street, Room 485
Springfield, IL 62701-1787

THE FULL TEXT OF THE EMERGENCY AMENDMENTS BEGINS ON THE NEXT PAGE:

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TITLE 17: CONSERVATION
CHAPTER I: DEPARTMENT OF CONSERVATION
SUBCHAPTER b: FISH AND WILDLIFE

PART 590

DUCK, GOOSE AND COOT HUNTING

Section

590.10 Statewide Regulations

EMERGENCY

590.20 Permit Controlled Department Sites Only - Duck, Goose and Coot Hunting

EMERGENCY

590.25 Illinois Youth Goose Hunting Permit Requirements

EMERGENCY

590.30 Duck, Goose and Coot General Hunting Regulations on all Department-Owned and -Managed Sites

EMERGENCY

590.40 Check Station Department Sites Only - Duck, Goose and Coot Hunting

EMERGENCY

590.50 Non-Check Station Department Sites Only - Duck, Goose and Coot Hunting

EMERGENCY

590.60 Various Other Department Sites - Duck, Goose and Coot Hunting

EMERGENCY

590.EXHIBIT A The Non-Toxic Shot Zones of Illinois

AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.13, 2.1, 2.2, 2.18, 2.19, 2.20, 2.23, 2.33, 3.5, 3.6, 3.7, 3.8, and 3.10 of the Wildlife Code (Ill. Rev. Stat. 1989, ch. 61, pars. 1.3, 1.4, 1.13, 2.1, 2.2, 2.18, 2.19, 2.20, 2.23, 2.33, 3.5, 3.6, 3.7, 3.8, and 3.10), and Migratory Bird Hunting (50 CFR 20, effective September 29, 1997, 1997, 1997).

SOURCE: Adopted at 5 Ill. Reg. 8857, effective August 25, 1981; emergency amendment at 5 Ill. Reg. 11386, effective October 14, 1981, for a maximum of 150 days; codified at 5 Ill. Reg. 10638; part repealed at 6 Ill. Reg. 9647, effective July 21, 1982; new part adopted at 6 Ill. Reg. 11865, effective September 22, 1982; amended at 7 Ill. Reg. 13229, effective September 28, 1983; emergency amendment at 7 Ill. Reg. 13948, effective October 6, 1983, for a maximum of 150 days; amended at 8 Ill. Reg. 18968, effective September 26, 1984; amended at 9 Ill. Reg. 14242, effective September 5, 1985; peremptory amendments at 9 Ill. Reg. 15062, effective September 25, 1985; emergency amendments at 9 Ill. Reg. 15928, effective October 8, 1985, for a maximum of 150 days;

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amended at 10 Ill. Reg. 16588, effective September 22, 1986; emergency amendments at 10 Ill. Reg. 17773, effective September 26, 1986, for a maximum of 150 days; amended at 11 Ill. Reg. 10560, effective May 21, 1987; emergency amendments at 11 Ill. Reg. 15242, effective August 28, 1987, for a maximum of 150 days; emergency expired January 25, 1988; amended at 12 Ill. Reg. 12200, effective July 15, 1988; emergency amendments at 12 Ill. Reg. 16233, effective September 23, 1988, for a maximum of 150 days; emergency expired February 20, 1989; emergency amendments at 12 Ill. Reg. 22244, effective December 7, 1988, for a maximum of 150 days; emergency expired May 6, 1989; amended at 13 Ill. Reg. 10525, effective June 20, 1989; amended at 13 Ill. Reg. 14925, effective September 7, 1989; emergency amendments at 13 Ill. Reg. 16579, effective October 4, 1989, for a maximum of 150 days; emergency expired March 3, 1989; amended at 13 Ill. Reg. 17354, effective October 27, 1989; amended at 14 Ill. Reg. 638, effective January 2, 1990; amended at 14 Ill. Reg. 13529, effective August 13, 1990; emergency amendments at 14 Ill. Reg. 17029, effective September 26, 1990, for a maximum of 150 days.

Section 590.10 Statewide Regulations
EMERGENCY

a) Pursuant to Section 2.18 of the Wildlife Code (Ill. Rev. Stat. 1989, ch. 61, par 2.18), it shall be unlawful to take, possess, transport, or use migratory waterfowl except during such period of time and in such manner and numbers as may be provided in the Federal "Migratory Bird Treaty Act" (16 U.S.C. 703-711), the "Migratory Bird Hunting Stamp Act" (16 U.S.C. 1718 et seq.), and annual "Rules and Regulations for Migratory Bird Hunting" (50 CFR 20, effective September 29, 1997, 1997, 1997) (collectively referred to in this Part as federal regulations), (no incorporation in this Part includes later amendments or editions) or contrary to any State regulations made in the Wildlife Code.

b) The regulations in Section 2.33 of the Wildlife Code on illegal devices shall apply to this rule, unless federal regulations are more restrictive.

c) Duck, goose and coot regulations are in accordance with Federal Regulations (50 CFR 20, revised as of October 17, 1989) September 21, 1990) unless the regulations in this rule are more restrictive. Shooting hours shall be from sunrise to sunset, except at specific sites where shooting hours are more restrictive, or for federally sanctioned experiments where shooting hours may be more

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liberal.

d) It shall be unlawful while attempting to take migratory waterfowl to have in possession any shotgun shells prohibited by federal regulations. The only shot approved as non-toxic by the U.S. Fish and Wildlife Service (50 CFR 20) is steel shot, and copper-plated or nickel-plated steel shot for which the plating represents less than 1% the shot's weight. Lead shot plated with copper, nickel, or other material does not qualify. Sites covered by these regulations are as stated in the federal regulations or they are listed under Site Specific Regulations. Only non-toxic shot may be used for hunting waterfowl in the following non-toxic shot zones (see EXHIBIT A):

1) Mississippi River and adjacent areas in the following counties bordered by the roads and/or lines indicated below:

A) All of Alexander, Calhoun, Carroll, Hancock, Henderson, Jackson, Jersey, Jo Daviess, Madison, Mercer, Monroe, Pike, Randolph, Rock Island, St. Clair, Union and Whiteside Counties.

B) Adams County: IL-96 (Lima), County Highway (Hwy) 41, County Hwy-7, County Hwy-8, and Lock and Dam 20. The Mark Twain National Wildlife Refuge, Bear Creek Unit is also a nontoxic shot zone.

C) Henry County: I-80 and I-74/280.

2) Illinois River and adjacent areas in the following counties bordered by the roads and/or lines indicated below:

A) All of Bureau, Calhoun, Cass, Fulton, Greene, Grundy, Jersey, Marshall, Mason, Peoria, Pike, Putnam, Tazewell and Woodford Counties.

B) Brown County: County Hwy-3/Federal Aid Secondary Route (FAS) 582, FAS-582, County Hwy-12, and IL-99.

C) Morgan County: IL-104 (Meredosia) and IL-100/US-67.

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D) Schuyler County: IL-100 (Bluff City) IL-103, and County Hwy-9.

3) Southern Illinois Quota Zone

All of Alexander, Jackson, Union and Williamson Counties.

4) Rend Lake Goose Quota Zone

All of Jefferson and Franklin Counties.

5) Other Areas

All of Bond, Christian, Clinton, Coles, Cook, DuPage, Fayette, Kane, Kendall, Lake McHenry, Moultrie, Perry, Will and Winnebago Counties.

e) Emergency Closure

The Department of Conservation (Department or DOC) will close the Canada goose season giving 48 hours notice when quotas established by federal regulations are reached, when harvest in any area is excessive due to extreme weather conditions or when a serious outbreak of infectious disease occurs, such as avian cholera or duck virus enteritis.

f) Closed Areas and Refuges

1) Ducks - Specific habitats, geographical areas, or political land units shall be closed to hunting of specified species of ducks in compliance with federal regulations.

2) Geese and Refuges

A) Additional geographical areas or political land units shall be closed to hunting of specified species of geese in compliance with federal regulations.

B) Portions of the following areas are designated as waterfowl refuges and the refuge boundaries are posted or identified on each area posting:

i) Horseshoe Lake Conservation Area -

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Alexander County (in the refuge no motors will be allowed from October 15 through December 31 and trolling motors will only be used from January 1 to March 1)

- ii) Rend Lake and Rend Lake Wildlife Management Area
- iii) Union County Conservation Area (all fishing and boat traffic is prohibited from October 15 through March 1)

- g) Migratory Waterfowl Hunting Area Permits (Commercial and Non-Commercial)

1) The holder of a permit shall forward within one week after the close of the season or at an earlier time as requested by the Department, a report upon forms furnished by the Department providing information on the hunting season.

- 2) Subsection (g) shall be in accordance with Section 3.7 of the Wildlife Code.

- h) Teal Hunting Regulations are located in 17 Ill. Adm. Code 740.

- i) When public duck blinds on State managed sites are flooded to the point that they are no longer usable, but the water level is not too high or rough to be a threat to public safety, the Department, by public announcement and posting, may permit waterfowl hunting anywhere on the area except in designated refuge areas. Any permits issued for the blinds are no longer valid and no fee to hunt the area will be charged.

- j) Waterfowl Hunting Zones:

- 1) Northern Zone - That portion of the State north of a line running east from the Iowa border along Illinois Route 92 to U.S. Interstate 280, east along U.S. Interstate 280 to U.S. Interstate 80, then east along U.S. Interstate 80 to the Indiana border.

- 2) Central Zone - That portion of the State south of the northern zone boundary to the Modoc Ferry Landing on the Mississippi River and east along the Modoc Ferry Road to Randolph County Highway 12 to

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Illinois Route 3, then north to Illinois Route 159, then north to Illinois Route 161, then east to Illinois Route 4, then north to U.S. Interstate 70, then east along U.S. Interstate 70 to the Indiana border.

- 3) Southern Zone - From the southern boundary of the Central Zone south to the remainder of the State.

- 4) Tri-county Goose Zone - Knox County and the following townships: Fulton County - Buckheart, Canton; Cass - Deerfield, Fairview, Farmington, Joshua, Orion, Putnam, and that portion of Banner Township bounded on the north by Illinois Route 9 and on the east by U.S. Route 24.

- 5) Rend Lake Canada Goose Quota Zone - all lands and waters in Franklin and Jefferson Counties.

- 6) Northeastern Illinois Canada Goose Zone - All lands and waters in the counties of Cook, DuPage, Grundy, Kankakee, Kane, Kendall, Lake, McHenry and Will.

- 7) Southern Illinois Quota Zone (Alexander, Union, Williamson, and Jackson Counties).

- k) No person during the open season shall take or attempt to take wild geese in the Rend Lake Canada Goose Quota Zone except between legal opening and the hour of 3:00 p.m.

(Source: Emergency amendments at 14 Ill. Reg. 17029, effective September 26, 1990 for a maximum of 150 days)

Section 590.20 Permit Controlled Department Sites Only - Duck, Goose and Coot Hunting EMERGENCY

- a) Sites covered in this Section, which allow hunting by permit only, are:

Horseshoe Lake Conservation Area (Alexander County)

Rice Lake Conservation Area (except as noted in Section 590.60(b)(21))

Union County Conservation Area

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b) Permit Requirements

- 1) Permit reservations will be accepted starting in September. Initial acceptance dates will be publicly announced.
- 2) Only one permit per person will be issued until the daily quota is filled. The daily quota is determined by the formula: one hunter per 10 to 40 huntable acres. Huntable acres are determined by, but not limited to, the biological studies on the number of the species available; the condition, topography, and configuration of the land at the site; the condition of the roads at the site; the number of employees available to work at the site; and the number of blinds which can be established on a site as set forth in Section 3.8 of the Wildlife Code.
- 3) The permit will be for the use of the entire blind and it will be the responsibility of the permit holder to bring one hunting partner for Horseshoe Lake (Alexander County) and Union County (two hunters per blind), except for the Youth Goose Hunt, or two hunting partners for Rice Lake (three hunters per blind). Unfilled blinds will be filled by a drawing at the sites.
- 4)
 - A) All duplicate permit reservations will be rejected and the hunter will forfeit his rights to a permit. Permits are not transferrable.
 - B) Permits cannot be transferred on the hunting area. For other information write to:
 Illinois Department of Conservation
 Permit Office - Waterfowl
 524 S. Second Street, Room 210
 P.O. Box 19457
 Springfield, IL 62794-9457
- 5) Permits for waterfowl hunting will be issued from the Springfield Permit Office for Horseshoe Lake (Alexander County), Union County and Rice Lake.
- c) General waterfowl hunting regulations for Horseshoe Lake (Alexander County), Union County and Rice Lake areas

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- 1) Subsection (c) of this Section shall be in accordance with Federal Regulations (50 CFR 20, effective September 29, 1987~~21~~, 1990) unless the regulations in this Section are more restrictive.
- 2) Season dates, bag limits and methods of taking geese are set by the U. S. Fish and Wildlife Service, Department of the Interior, unless State regulations are more restrictive.
- 3) Hours, Permits and Stamp Charges
 - A) Hunting hours are from legal opening time until 12:00 Noon at Rice Lake. Hunting hours at Horseshoe Lake (Alexander County) and Union County are from sunrise until 12:00 Noon.
 - B) Hunters with permit reservations are required to check in at the check station between 4:30 a.m. and 5:00 a.m. Permits are void after 5:00 a.m. A drawing will be held to allocate blind sites. At Horseshoe Lake (Alexander County) and Union County, hunters with permit reservations from Springfield, who have drawn poorer blinds (as determined by the area operator), will have priority to be reassigned to the better blinds as they become available.
 - C) A \$15.00 Daily Usage Stamp must be purchased at Horseshoe Lake (Alexander County) and Union County. A \$6.00 Daily Usage Stamp must be purchased at Rice Lake.
- 4) When daily quotas are not filled, permits will be issued to standby hunters by a drawing held at the check station.
- 5) Hunters are required to deposit their hunting license and Federal and State Migratory Waterfowl Stamp in the check station while hunting. Persons exempt by law from having a hunting license and an Illinois stamp must deposit their Firearm Owner's Identification Card. Persons under 21 who do not have a card must be accompanied by an adult who has a valid card in his possession.
- 6) Hunting will be done from assigned blinds only and

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hunters shall not move from blind to blind or leave the blind and return.

- 7) Baiting with corn, grains or other feed is not allowed.
- 8) Guns must be unloaded and encased at all times when not hunting.
- 9) Disturbing or molesting waterfowl, fishing, or trespassing within the posted area of any hunting ground is prohibited.

d) Special Canada geese hunting regulations for Horseshoe Lake (Alexander County) and Union County.

- 1) The legal hunting season is the dates of the Quota Zone goose hunting season except that the areas will be closed December 24, 25 and 26.
- 2) Hunters may not possess shells with shot larger than size T steel. Hunters may not possess more than 5 shells for each Canada Goose or subspecies allowed in the daily bag (i.e., if 2 Canada geese are allowed per day, hunters may have 10 shells, if 3 are allowed, hunters may have 15 shells). It shall be unlawful for hunters to possess or use toxic (lead) shot in any gauge shotgun shells for hunting waterfowl.

3) Hunters cannot leave their blinds and shoot crippled geese. Hunters can leave the blind and retrieve their crippled geese but they must leave their guns in the blinds.

4) Hunters must be at least 16 years of age (except for the Illinois Youth Goose Hunt) to draw for a pit or blind on the Union County or Horseshoe Lake (Alexander County) areas. Each person under 16 years of age must be accompanied by a supervising adult.

e) Special duck regulations for Rice Lake.

- 1) The legal hunting season is the dates of the central zone duck hunting season.
- 2) It shall be unlawful for hunters to possess or use

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toxic (lead) shot in any gauge shotgun shells for hunting waterfowl.

- 3) All hunting parties (each blind) are required to use a minimum of 12 duck decoys.
- 4) Hunters can bring a private boat or can rent a boat at the area. The maximum motor size limit for private boats is unrestricted and for rental boats is 10 h.p. while hunting. Boats will be provided with blinds on Big Lake and no motors will be allowed.
- 5) Hunters must be at least 16 years of age to draw for a blind at the Rice Lake area.
- 6) Rice Lake will be closed to hunting when the lake is frozen over.

(Source: Emergency amendments at 14 Ill. Reg. 17029, effective September 26, 1990 for a maximum of 150 days)

Section 590.25 Illinois Youth Goose Hunting Permit Requirements EMERGENCY

- a) State sites covered in this Section, which allow hunting by permit only, are:

Horseshoe Lake Conservation Area (Alexander County)

Union County Conservation Area

b) Permit Requirements

- 1) Permit reservations will be accepted starting in September. Initial acceptance dates will be publicly announced. Applicants must be between the ages of 10 -15.
- 2) Only one permit per person will be issued for the hunt on December 28, 1990.
- 3) The permit will be for the use of the entire blind and it will be the responsibility of the permit holder to bring one supervising adult who may also hunt.
- 4) Permit reservations and transferability.

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A) All duplicate permit reservations will be rejected and the hunter will forfeit his rights to a permit. Permits are not transferable. Previous participants are ineligible to apply for a permit.

B) For other information write to:

Illinois Department of Conservation
Youth Goose Hunt

524 S. Second Street, Room 210
P.O. Box 19457
Springfield, IL 62794-9457

5) Permits for the Illinois Youth Goose Hunt will be issued from the Springfield Permit Office.

c) General waterfowl hunting regulations for Horseshoe Lake (Alexander County) and Union County.

1) Subsection (c) shall be in accordance with Federal Regulations (50 CFR 20, effective September 29, 1987-1990) unless the regulations in this Section are more restrictive.

2) Season dates, bag limits and methods of taking geese are set by the U.S. Fish and Wildlife Service, Department of the Interior, unless State regulations are more restrictive.

3) Hours, Permits and Stamp Charges

A) Hunting hours at Horseshoe Lake (Alexander County) and Union County are from sunrise until 12:00 noon on December 28, 1990.

B) Hunters with Illinois Youth Goose Hunt permit reservations are required to check in at the check station between 4:30 a.m. and 5:00 a.m. Permits are void after 5:00 a.m. A drawing will be held to allocate blind sites which have been made void. At Horseshoe Lake (Alexander County) and Union County, hunters with permit reservations from Springfield, who have drawn poorer blinds (as determined by the area operator), will have priority to be reassigned

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to the unused Illinois Youth Goose Hunt blinds.

C) There is no fee for the Illinois Youth Goose Hunting Permit.

4) Hunters are required to deposit their hunting license and Federal and State Migratory Waterfowl Stamps in the check station while hunting. Persons exempt by law from having a hunting license and a State Migratory Waterfowl Stamp must deposit their Firearm Owner's Identification Card. Persons under 21 who do not have a card must be accompanied by an adult who has a valid card in his possession.

5) Hunting will be done from assigned blinds only and hunters shall not move from blind to blind or leave the blind and return.

6) Baiting with corn, grains or other feed is not allowed.

7) Hunters must have a 20 gauge or larger shotgun and provide their own ammunition.

8) Guns must be unloaded and encased at all times when not hunting.

9) Disturbing or molesting waterfowl, fishing, or trespassing within the posted area of any hunting ground is prohibited.

d) Special Canada geese Illinois Youth Goose Hunt hunting regulations for Horseshoe Lake (Alexander County) and Union County:

1) The legal hunting season is December 28, 1990.

2) Each youth may not possess more than 25 shells nor shoot larger than size T steel. It shall be unlawful for hunters to possess or use toxic (lead) shot in any gauge shotgun shells for hunting waterfowl.

3) Hunters cannot leave their blind and shoot crippled geese. Hunters can leave the blind and retrieve their crippled geese but they must leave their guns in the blinds.

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- 4) Each youth and supervising adult may be accompanied by a guide.

(Source: Emergency amendments at 14 Ill. Reg. 17029, effective September 26, 1990 for a maximum of 150 days)

Section 590.30 Duck, Goose and Coot General Hunting Regulations on all Department-Owned and -Managed Sites.
EMERGENCY

- a) The regulations in this Section apply to all sites listed in Sections 590.40, 590.50 and 590.60, unless otherwise stated in those Sections.
- b) The regulations in these Sections are in accordance with Federal Regulations (50 CFR 20, effective September 29, 1987; 21, 1990) unless the regulations in these Sections are more restrictive.

- c) All the regulations in 17 Ill. Adm. Code 510 apply in these Sections, unless these Sections are more restrictive.

d) Definitions

- 1) Blind site - A position within 10 feet of numbered site where blind must be constructed. Sites will be located and marked by the Department of Conservation.

- 2) Blind builder - Person who has been assigned a blind site as a result of the drawing.

- 3) Blind partner - Person(s) chosen by the builder to assist in construction and maintenance of the blind and to share its hunting privileges.

- 4) Drawing - Procedure by which blind sites are assigned.

- 5) Blind registration card - Card issued by the Department and tacked inside each blind listing names and addresses of blind builders.

- 6) Complete blind - A blind with all framework and siding constructed and in readiness for use, including final brushing.

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- 7) Hunting party - An individual or group of hunters occupying a single boat, blind, or hunting site.

e) Blind Construction

- 1) Blinds must be at least 4 feet x 8 feet, but no higher than 14 feet from the water surface at normal pool level, to the top of the shooting box, sturdy enough to withstand daily usage, and must be maintained in good condition by blind builders throughout the duck season. Blinds shall be numbered and that number shall be visible from the outside of the blinds. Blinds must be placed within 10 feet of assigned Department marked site.

- 2) Blinds built over water must be of platform construction with the platform constructed above normal water conditions or they may be floating blinds.

- 3) Blinds must be completed, including final brushing, 3 weeks in advance of opening date of waterfowl duck season, except for those areas listed in Section 590.60(b)(7)(11) and Section 590.60(b)(15)(18), after which time the Department of Conservation will inspect all blinds and blind sites and issue blind registration cards to those which pass inspection. Blind builders must post Blind Registration Card in the blind prior to the first day of duck season. If adverse weather or water conditions make compliance with this rule difficult the site superintendent or the District Wildlife Manager may grant extensions.

- 4) Sites on which blinds have not been built, as well as sites on which blinds of an unsatisfactory quality have been built, will be reassigned to alternates selected at a drawing or by a first-come allocation held on a day publicly announced by the Department. All reassigned blinds must be completed, including final brushing, in advance of the opening date of the waterfowl duck season.

- 5) Not more than 3 persons shall be registered for assignment of any one blind site. Blind builders shall submit partner names on a blind registration form as designated at the site drawing. After the designated time, no changes will be accepted. As

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directed by the information sheet available at each site, the registration form must be filled out and returned before August 31. Failure to do so will result in forfeiture of blind.

- 6) No person shall be allowed to be a blind builder or partner on more than one State Waterfowl Management Area in Illinois.
- 7) Boat hides are required, except as noted in Sections 590.40, 590.50 and 590.60, and must have minimum inside dimensions of 18' x 6', and shall be sturdy enough to withstand daily use considering the conditions of the site, and must be maintained in good condition throughout the season, and shall be completed including final brushing by three weeks prior to the opening day of waterfowl duck season; failure to meet these standards will result in forfeiture of blind site.

f) Use of blinds

- 1) Attempts to claim blinds by any manner other than actual occupation shall be considered in violation of this Part and shall be cause for arrest. The insertion of a boat into the boat hide and/or the spreading of decoys before a blind shall not be considered legal occupation of a blind.
- 2) No person shall hunt, or attempt to hunt, except from within a registered blind.
- 3) Persons under 16 years of age shall not hunt, or attempt to hunt unless accompanied by an adult due to safety factors.

- 4) Blinds shall not be locked.

- 5) Claiming or attempting to claim any blind which is legally occupied, and/or harassing, in any manner, the occupants of a blind which has been legally occupied is unlawful.

- 6) No person shall fish within 250 yards of an occupied blind within the hunting area.

- 7) All hunting parties shall hunt over a spread of at least 12 decoys. The decoys shall be staked,

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placed, or floating, be individually visible, be at least 8 inches long, and not be within a boat, blind or container. Decoys must be removed at the end of the day's hunt or left overnight, as determined by the site manager.

g) Public Drawing

- 1) Time and place for all sites holding drawings will be publicly announced by the Department of Conservation.
- 2) A registrant for a drawing must be at least 16 years of age and possess a current or preceding year's Illinois hunting license, a current or preceding year's Illinois Migratory Waterfowl Stamp and a current or expired (within 12 months prior to the drawing) Firearm Owner's Identification Card unless exempted by law. Person exempted by law from possessing a hunting license or waterfowl stamp must have a valid Firearm Owner's Identification Card. Persons who are under 21 years of age who do not have Firearm Owner's Identification Cards must be accompanied by an adult who has a valid Firearm Owner's Identification Card in his possession at the drawing. Applicants must be present for the registration and drawing to be eligible for allocation of duck blind sites.

(Source: Emergency amendments at 14 Ill. Reg. 17029, effective September 26, 1990, for a maximum of 150 days)

Section 590.40 Check Station Department Sites Only - Duck, Goose and Coot Hunting EMERGENCY

a) Sites covered in this Section are:

Anderson Lake Conservation Area
 Batchtown (Federal Lands)
 Calhoun Point (Federal Lands)
 Glades (Federal Lands)
 Godar-Diamond (Federal Lands)

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Horseshoe Lake State Park - Madison County

Lake DePue Fish and Wildlife Area

Marshall County Conservation Area

Mazonia Fish and Wildlife Area

Sanganois Conservation Area

Spring Lake Conservation Area

Stump Lake (Federal Lands)

Woodford County Conservation Area

b) The sites listed above in Section 590.40(a) conform to Statewide Regulations (Section 590.10) and General Department Regulations (Section 590.30), except as noted in parentheses and in the remainder of this Section.

- 1) Anderson Lake Conservation Area - All Management Units (legal opening - noon)
- 2) Batchtown (legal opening - 3:30 p.m. Central Standard Time (CST); decoys will be picked up and removed at the end of each day's hunt)
- 3) Calhoun Point (legal opening - 3:30 p.m. CST)
- 4) Glades (legal opening - 3:30 p.m. CST)
- 5) Godar-Diamond (legal opening - 3:30 p.m. CST)
- 6) Horseshoe Lake - Madison County (legal opening - 3:30 p.m. CST; ~~goose hunting is prohibited after the duck season~~)
- 7) Lake DePue (sunrise - noon)
- 8) Marshall County Conservation Area - Spring Branch Unit (legal opening - Noon)
- 9) Mazonia Fish and Wildlife Area (legal opening to 12 noon; ~~closed to goose hunting during the September season~~; closed Mondays and Tuesdays; ~~goose hunting permitted only during Central Zone Duck Season~~)

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10) Sanganois (check station and walk-in area, legal opening - Noon)

11) Spring Lake (legal opening - Noon; during the waterfowl season, the maximum horsepower limit for outboard motors on the lake is 25 h.p.)

12) Stump Lake (legal opening - 3:30 p.m. CST)

13) Woodford County Conservation Area (legal opening - Noon)

c) The following regulations apply to all sites listed in this Section under Subsection (a):

- 1) All hunters must report to the check station to fill out information cards and to turn in hunting licenses or Firearm Owner's Identification Cards before proceeding to blinds. ~~Beginning the day after duck season ends, goose hunters must sign in prior to hunting and sign out and report their harvest at the end of each day's hunt, prior to and/or after the site's duck season.~~
- 2) Registered blind builders or partners desiring to claim their blinds must report to the check station at least one hour before shooting hour each day and occupy that blind for at least one hour. Hunters wishing to move to another blind during their daily hunt must report back to the check station for reassignment.
- 3) All hunting will be from ~~registered blinds~~ blind site only and hunters. ~~Hunters must occupy their blinds within one hour after registering at the check station.~~
- 4) All hunters must be checked out within one hour of the close of the legal shooting hours. At this time waterfowl and coots bagged must be checked and hunting licenses or Firearm Owner's Identification Cards will be returned, except as noted in subsection (1).
- 5) It shall be unlawful to trespass upon the designated waterfowl hunting area during the 3 days prior to the ~~waterfowl duck~~ waterfowl season, except as noted in subsections (6) and (7).

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- 6) It shall be unlawful to trespass upon the designated waterfowl hunting area 7 days prior to the waterfowl season and on areas designated as waterfowl refuges from October 10 until the end of the waterfowl season on Anderson Lake, Lake Depue, Marshall County, Spring Lake, Woodford County Sites, Godar-Diamond and Crull Impoundment.
- 7) It shall be illegal to fish or trespass upon the designated waterfowl hunting area or waterfowl refuge beginning two weeks prior to the waterfowl season until the end of waterfowl season at Mazonia Fish and Wildlife Area
- 8) No more than 4 persons shall occupy a blind at one time.
- d) During duck season, blinds not claimed by the builder or partners by one hour before shooting time will be assigned by a drawing at this time or during the time in parentheses, after which time the area will be closed to additional hunters.
- Anderson Lake (one hour before shooting time - 10:00 a.m.)
- Batchtown (9:00 a.m. - 1:00 p.m.)
- Calhoun Point (9:00 a.m. - 1:00 p.m.)
- Glades (9:00 a.m. - 1:00 p.m.)
- Godar-Diamond (9:00 a.m. - 1:00 p.m.)
- Horseshoe Lake - Madison County (9:00 a.m. - 1:00 p.m.)
- Lake Depue (one hour before shooting time - 9:00 a.m.)
- Marshall County Conservation Area - Spring Branch Unit (one hour before shooting time - 9:00 a.m.)
- Mazonia Fish and Wildlife Area (one hour before shooting time - 9:00 a.m.)
- Rice Lake (one hour before shooting time - 9:00

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a.m.)

Sanganois (10:00 a.m.)

Spring Lake (one hour before shooting time - 9:00 a.m.)

Stump Lake (9:00 a.m. - 1:00 p.m.)

Woodford County Conservation Area (one hour before shooting time - 9:00 a.m.)

- e) Blind sites will be allocated for a one-year period by a public drawing at:

Anderson Lake (Anderson Lake Management Unit)

Horseshoe Lake (Madison County)

Lake Depue

Marshall County Conservation Area - Spring Branch Unit

Mazonia Fish and Wildlife Area

Sanganois

Spring Lake

Woodford County Conservation Area

- f) Previous year's blind builders will have until the time as noted in parentheses to salvage materials from their blinds.

Anderson Lake (February 1 of the following year)

Batchtown (7 days after the current drawing)

Calhoun Point (7 days after the current drawing)

Glades (7 days after the current drawing)

Godar-Diamond (7 days after the current drawing)

Horseshoe Lake - Madison County (7 days after the current drawing)

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Lake DePue (7 days after the current drawing)

Marshall County Conservation Area - Spring Branch Unit (February 1 of the following year)

Mazonia Fish and Wildlife Area (February 1 of the following year)

Sanganois (7 days after the current drawing)

Spring Lake (February 1 of the following year)

Stump Lake (7 days after the current drawing)

Woodford County Conservation Area (February 1 of the following year)

(Source: Emergency amendments at 14 Ill. Reg. 17029, effective September 26, 1990, for a maximum of 150 days)

Section 590.50 Non-Check Station Department Sites Only - Duck, Goose and Coot Hunting
EMERGENCY

a) Sites covered in this Section have additional regulations in parentheses:

Chain O'Lakes State Park (Goose hunting permitted during special goose season prior to regular waterfowl season; hunting allowed from numbered blind sites only; blinds need not be completed for hunting during special early goose season)

Des Plaines River Conservation Area (Goose hunting permitted during special goose season prior to regular waterfowl season; during special goose season hunting allowed from numbered blind sites only and blinds do not have to be completed)

Fuller Lake (Federal Lands; legal opening - 3:00 p.m.)

Helmbold Slough (Federal Lands; legal opening - 3:00 p.m.)

Illinois River - Pool 26

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Kankakee River State Park (no boat hide required; no goose hunting permitted during ~~September-Goose Season~~ prior to duck season)

Lake Sinnissippi (Department Owned Land)

Marshall County Conservation Area - Sparland Unit (Department Owned Land)

Meredosia Lake - Cass County Portion Only (meandered waters only) (all boat traffic is prohibited from operating on meandered waters (except un-motorized boats may be used to assist in the retrieval of waterfowl shot from private land) from the period from one week before ~~waterfowl~~ duck season opens until the season closes; hunting and/or any other activity is prohibited during the period from one week before ~~waterfowl~~ duck season opens until the season closes)

Mississippi River Pools 16, 17, 18, 21, 22, 24, 25, 26 (Federal Lands)

Pekin Lake (Department Owned Land)

Piasa (Federal Lands)

Red's Landing (Federal Lands)

Riprap Landing

Savanna Ordnance Depot (Federal Lands)

Starved Rock State Park

William W. Powers Conservation Area (no goose hunting ~~during September-Goose Season~~ prior to duck season; boat hides required only at designated sites as announced at the drawing)

b) The sites listed above in subsection (a) conform to Statewide Regulations (Section 590.10) and General Department Regulations (Section 590.30), except as noted in the remainder of this Section. The following regulations apply to all sites listed in this Section under subsection (a).

1) Hours are legal opening to sunset.

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- 2) Blind builders or partners must occupy their blinds by one-half hour before opening shooting hour each day in order to claim their blind for the day. Blinds not legally occupied may be claimed on a first-come basis.
- 3) Attempts to claim blinds by any manner other than actual occupation shall be considered in violation of this Part and shall be cause for arrest. The insertion of a boat into the boat hide and/or the spreading of decoys before a blind shall not be considered legal occupation of a blind.
- c) Hunting from stationary blinds will be permitted at the above areas with the following exceptions:
 - 1) AMAX Leased Lands - no permanent blinds may be built. Temporary blinds only - 200 yards apart.
 - 2) Boston Bay, Mississippi River Pool 18 - no permanent blinds may be built. Temporary blinds only - 200 yards apart.
 - 3) Mississippi River Pools 16-18 - scull boat hunting for waterfowl is permitted but hunters must not get closer than 200 yards from a permanent duck blind or in areas posted as closed to scull hunting.
 - 4) Savanna Ordnance Depot - scull boat hunting for waterfowl is permitted but hunters must not get closer than 200 yards from a permanent duck blind or in areas posted as closed to scull hunters.
 - 5) Red's Landing - all area north of access road will be a walk-in area.
- d) Special access restrictions are at the following sites:

Savanna Ordnance Depot (boat access only)
- e) No more than 4 persons shall occupy a blind at one time except on Mississippi River Pools 16, 17, 18, 21, 22 and 24 and Savanna Ordnance depot.
- f) Previous year's blind builders shall have until the date listed in parentheses of the following year to salvage materials from blind sites. After this date, all

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materials will become the property of the Department or the new blind builder, as determined by the site manager, except as noted in parentheses.

Chain O'Lakes (7 days after current year's drawing; except blind numbers 23, 24, 25, 26 and 27 must be removed in their entirety by May 1.)

Des Plaines River (blind drawing date)

Fuller Lake (7 days after the current year's drawing)

Helmhold Slough (7 days after the current year's drawing)

Illinois River Pool 26 (7 days after the current year's drawing)

Kankakee River (February 1)

Lake Siniissippi (blind drawing date; after May 1 the Department reserves the right to remove any blinds or parts thereof that it deems necessary for reasons such as but not limited to, hazards to navigation, interference with canal feeder or access and hazards to recreational boating)

Marshall County Conservation Area - Sparland Unit (February 1)

Meredosia Lake - Cass County Portion Only (February 1)

Mississippi River Pools 16, 17, 18 (the next season's blind drawing date)

Mississippi River Pools 21, 22, 24, 25, 26, (7 days after the current year's drawing)

Pekin Lake (the blind drawing date)

Piasa (7 days after the current year's drawing)

Red's Landing (7 days after the current year's drawing)

Riprap Landing (7 days after the current year's

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Section 590.60 Various Other Department Sites - Duck, Goose and Coot Hunting EMERGENCY

- a) Sites covered in this Section conform to Statewide Regulations (Section 590.10) and General Department Regulations (Section 590.30), except as noted in the remainder of this Section. These sites are:

Braidwood Lake
 Campbell Pond Wildlife Management Area
 Carlyle Lake Wildlife Management Area
 Clinton Lake State Recreation Area
 Crab Orchard Refuge
 Dog Island Wildlife Management Area
 Donnelley State Wildlife Area
 Fox Ridge State Park
 Ft. de Chartres Historic Site
 Heidecke State Fish and Wildlife Area and Powerton Lake
 Horseshoe Lake Conservation Area (Alexander County) Public Hunting Area (other than permit area)
 Horseshoe Lake State Recreation Area (Madison County)
 Kaskaskia River Fish and Wildlife Area
 Kidd Lake State Natural Area (no permanent blinds allowed)
 Kinkaid Lake Fish and Wildlife Area
 Lake Shelbyville
 Lake Shelbyville Fish and Wildlife Management Area

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LaSalle Fish and Wildlife Area
 Little Black Slough State Natural Area
 Lower Cache River State Natural Area
 Mermet Lake Conservation Area
 Mississippi River Area Fish and Wildlife Area
 Pike County Conservation Area
 Powerton Lake (Regulations combined with Heidecke Lake)
 Rend Lake Wildlife Management Area
 Rice Lake Conservation Area
 Saline County Conservation Area
 Sanganois Conservation Area
 Sangchris Lake State Park
 Shawnee National Forest, Bluff Lake
 Shawnee National Forest, LaRue Scatters
 Shawnee National Forest, Oakwood Bottoms (West of the Big Muddy Levee)
 Stephen A. Forbes State Park
 Ten Mile Creek State Fish and Wildlife Area
 Turkey Bluffs Fish and Wildlife Area (All hunters must sign in and out and report kill; no permanent blinds allowed)
 Union County (firing line Waterfowl Management Area)

b) Site specific regulations

1) Braidwood Lake

A) Definitions:

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- i) Boat blind (water blind) - a portable form of boat which must be completely concealed (including final brushing) before entering the area.
- ii) Water blind site - a position within 50 yards of a numbered stake or buoy, or a position between two like-numbered buoys, where a blind may be located.
- iii) Daily draw - procedure by which blinds or blind sites are allocated daily.
- iv) Refuge - an inviolate area on which all hunters and the general public may not trespass.
- B) Waterfowl hunting will be permitted on Department leased or managed lands and waters only at designated blind sites.
- C) Water blind sites will be determined by the Department of Conservation and marked with a numbered stake or buoy.
- D) Blind sites will be allocated on a daily draw basis conducted at the check stations 90 minutes before sunrise. Hunters shall register as parties for the drawing; each party drawn will be allowed to select blind site in order drawn; only those hunters registered in party will be allowed to hunt with their party; no more than three hunters per party; persons under the age of 16 shall not be allowed to hunt unless accompanied by an adult.
- E) Blind sites not selected during the drawing will be allocated on a first-come, first-served basis. Vacant blind sites will be allocated 90 minutes after legal shooting time. No blind sites will be allocated after 9:00 a.m.
- F) Hunters wishing to move to another blind site must report this move to the check station attendant, in person, before such a move, except that after 10:00 a.m. daily, hunters may move to a vacant blind site without notifying attendant, but such a move must be reported

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- when checking out.
- G) Hunting will be from boat blinds only.
- H) Access to blind sites will be by boat only and from designated boat launch sites.
- I) No more than 3 persons shall use one blind. Portable boat blinds must have been completed, including final brushing, before entering the area, and be removed at the end of each hunting day.
- J) Daily shooting hours will be legal opening time to 12:00 Noon. Upon vacating blinds, all hunters must report to the check station within 1 hour. At this time, waterfowl bagged will be checked in and displayed to the station operator and hunting licenses returned.
- K) Each hunting party is required to hunt over a minimum of 12 decoys. Decoys must be picked up immediately after the hunt is over.
- L) No unauthorized pits or blinds will be built on Department leased or managed land or water.
- M) Braidwood Lake will be closed to all fishing and boat traffic from 2 weeks prior to duck season through the day before duck season. Braidwood Lake will be closed to all fishing during the regular waterfowl seasons.
- N) No hunting will be allowed on Monday and Tuesday.
- O) Layout boats approved in advance by the site superintendent will be permitted. A layout boat is defined as a non-motorized, flat bottom, low profile boat in which the sides are continuous with the front deck and slope inward toward the opening rather than the usual outward slope. Such layout boats must be attended at all times by a nonhunting tender boat that is at least 16 feet with a 60 inch beam. Layout boats are restricted to open water blind sites. Tender boats must anchor as close as possible to the designated tender

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boat location.

- P) No guns may be carried from water blinds to retrieve waterfowl that fall on land.
- Q) Hunting is closed on Christmas Day.
- R) All water areas not posted with blind site numbers shall be refuge and are closed to all boat traffic except by authorized personnel.
- S) It is unlawful to shoot across any dike.
- T) Waterfowl hunting closes at the end of duck or goose season, whichever is later. No goose hunting during the September goose season is permitted.
- U) In the event of adverse water and/or weather conditions, such as flooding, high winds, or heavy fog, hunting will be prohibited.

2) Campbell Pond Wildlife Management Area

All blinds must be of a portable nature and constructed with natural vegetation at the blind site and must be removed or dismantled at the end of the day's hunt.

3) Waterfowl Hunting Regulations for Carlyle Lake Lands and Waters

- A) Shooting hours for waterfowl are statewide opening hour until 1:00 p.m.
- B) Waterfowl and coot hunting will be permitted except in clearly posted refuge areas or developed recreation areas, or within 500 feet of construction sites or developed recreation areas.
- C) No permanent blinds, goose pits, or other structural works may be constructed or dug on State managed lands at any time, except that the U.S. Army Corps of Engineers may build permanent blinds for disabled or handicapped hunters. All other blinds must be portable in nature or constructed of natural vegetation

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located at the blind site, and must be removed at the end of the day's hunt.

- D) It is unlawful to enter the subimpoundment area during the 3 days prior to the opening of waterfowl hunting season. No one may enter the subimpoundment area before 3:00 a.m. each day of the duck hunting season, and no one may remain in the area after 3:00 p.m. each day of the duck hunting season. The subimpoundment area is defined as that area bordered by the Kaskaskia River on the east and south and extending north and west to the Carlyle Lake project boundary, and includes impoundment areas 1, 2, 3, and 4.
- E) No one may enter or remain on the waters of Carlyle Lake from 12:00 a.m. (midnight) to 3:00 a.m. each day of the waterfowl hunting season. No waterfowl hunter may remain in the area after 3:00 p.m. each day of the waterfowl hunting season. The waters of Carlyle Lake include the lake and that portion of the Kaskaskia River, northfork, eastfork and Hurricane Creek that are within the boundaries of the Carlyle Lake property.
- F) It shall be unlawful to be in possession of firearms on the waters of Carlyle Lake after 3:00 p.m. each day during the waterfowl hunting season and 24 hours prior to the opening day of waterfowl hunting season.
- G) Only walk-in hunting will be permitted in the subimpoundment areas. No flotation devices capable of floating a man are allowed. When the water level in the subimpoundment area is too high (due to flooding) to allow walk-in hunting, Department of Conservation personnel will post that the area is open to boats. Boats are allowed only at these times in the subimpoundment areas.
- H) Only waterfowl and coot hunting are allowed in the subimpoundment area during the duck hunting season. On the day following the close of duck season to the close of goose season, the following areas in the Carlyle subimpoundment

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will be refuge. All of compartments 3 and 4 and that portion of compartment 2 that lies 200 yards south of levee B where the levee runs east and west, and 200 yards west where the levee turns and runs north and south.

I) Each hunting party is required to hunt over a minimum of 12 decoys. Decoys shall not be left out unattended or after 3:00 p.m. each day of the waterfowl season.

J) A minimum of 200 yards shall be maintained between waterfowl hunting parties. (A hunting party shall be defined as an individual, or group of hunters occupying a single boat, blind, or hunting site).

K) No person shall tamper or attempt to manipulate any of the gates, pumps, or structures in the subimpoundment area.

L) No motor driven vehicles are allowed in the subimpoundment area except those operated by Department of Conservation or Corps of Engineers personnel.

M) The lands and waters lying south of a line from the south side of the mouth of Coles Creek on the east side of Carlyle Lake to the south side of the mouth of Allen Branch on the west side of Carlyle Lake is a designated waterfowl refuge and is closed to hunting.

N) East Side Management Area from Cox Bridge to the north and east boundary of the State managed land is open to hunting of other species (that are in season) during the waterfowl hunting season. Subimpoundment area waterfowl regulations apply in this area for waterfowl hunting. Statewide and site specific regulations apply for other species.

O) All waterfowl hunters must register prior to hunting each day of the waterfowl hunting season at the nearest registration box located at the access parking lot. All hunters must sign out and record their harvest at the end of each day's hunt.

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4) Clinton Lake

A) Hunters must obtain free permit from site office prior to hunting; hunters must return the permit and report harvest by February 15 of following year or hunting privileges for following season will be forfeited.

B) Hunting is allowed only from anchored portable boat blinds except no waterfowl hunting is permitted in the area extending from a line between the west side boat ramp and the southern-most point of the central peninsula to the Davenport Bridge, and within 200 yards of developed recreation areas, construction and industrial sites, or within 300 yards of electrical power lines.

C) Hunting parties must maintain a minimum distance of 200 yards apart.

D) No more than 3 persons shall occupy or use a portable boat blind.

E) Portable boat blinds must have been completed, including final brushing, before entering the water and must be removed at the end of each hunting day.

F) Each hunting party is required to hunt over a minimum of 12 decoys.

G) No goose hunting prior to Central Zone Duck Season.

5) Dog Island Wildlife Management Area

All blinds must be of a portable nature and constructed with natural vegetation at the blind site and must be removed or dismantled at the end of the day's hunt.

6) Donnelley State Wildlife Area

A) Hunting is prohibited on Tuesdays and Wednesdays.

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- B) Hunting hours are from sunrise to 12 Noon.
- C) ~~Goose hunting is prohibited after the close of the duck season shall coincide with the site duck season.~~
- D) All hunting will be from designated blinds only. Refilling or changing blinds is not permitted.
- E) All hunters must report to the check station to fill out an information card and turn in hunting licenses or Firearm Owner's Identification Cards before proceeding to blinds.
- F) \$5 daily usage stamp must be purchased to hunt this area.
- G) No outboard motors are allowed by public - only by authorized DOC personnel.
- H) No more than 3 persons shall occupy a blind at any one time.
- I) All parties are required to report to check station within 1 hour after termination of hunt or no later than 1 p.m.
- J) All parties must hunt over a minimum of 12 decoys and a maximum of 48 decoys which must be removed upon the termination of the hunt.
- K) The first weekend and the third Saturday of the ~~waterfowl~~ duck season will be designated as youth hunt days. This will consist of youth or youths 15 and under plus one adult per blind. There will be no charge for the youth on these days. Those blinds not allocated to youths shall be available to adults on those days.
- L) One blind will be made available by priority claim to "disabled" persons (as defined in Section 2.33 of the Wildlife Code).

7) Fox Ridge State Park

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- A) Hunting restricted to Embarras River and its flood waters.
- B) No permanent blinds of any kind or other structural works are permitted.
- C) No pits shall be dug, built or occupied.
- D) No goose hunting prior to Central Zone Duck Season.
- 8) Fort de Chartres Historic Site
- A) No check station.
- B) Hunting is allowed from anchored, portable boat blinds only on a first-come, first-served basis; no permanent blinds allowed.
- C) Portable boat blinds must have been completed, including final brushing, before entering the area and must be removed at the end of each hunting day.
- D) Hunting parties must maintain a minimum distance of 200 yards apart.
- E) Each hunting party is required to hunt over a minimum of 12 decoys which must be removed at the end of each hunting day.
- F) No hunting is allowed during firearm deer season.
- 9) Heidecke State Fish and Wildlife Area and Powerton Lake
- A) Definitions:
- i) Boat blind (water blind) - a portable form of boat which must be completely concealed (including final brushing) before entering the area. The boat blind and all blind materials will be removed at the end of each hunting day.
- ii) Water blind site - a position within 10 yards of a numbered stake or buoy where

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a blind may be located.

iii) Daily draw - procedure by which blinds or blind sites are allocated daily.

iv) Refuge - an inviolate area on which all hunters and the general public may not trespass.

B) Waterfowl hunting will be permitted on Department leased or managed lands and waters only at designated blind sites.

C) Water blind sites will be determined by the Department of Conservation and marked with a numbered stake or buoy.

D) Blind sites will be allocated on a daily draw basis conducted at the check stations 90 minutes before sunrise. At Heidecke Lake hunters shall register as parties for the drawing; each party drawn will be allowed to select blind site in order drawn; only those hunters registered in party will be allowed to hunt with their party; no more than three hunters per party; persons under the age of 16 shall not be allowed to hunt unless accompanied by an adult.

E) Blind sites not selected during the drawing will be allocated on a first-come, first-served basis. Vacant blind sites will not be allocated after the drawing until one hour after legal shooting time. No blind sites will be allocated after the drawing until one hour after legal shooting time. No blind sites will be allocated after 10:00 a.m.

F) Hunters wishing to move to another blind site must report this move to the check station attendant, in person, before such a move.

G) Hunting will be from boat blinds only.

H) Access to water blind sites will be by boat only and from designated boat launch sites.

I) All water hunting must be from portable blind,

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within 10 yards of the assigned numbered stake or buoy. No more than 3 persons shall use one blind. Portable boat blinds must have been completed, including final brushing, before entering the area, and be removed at the end of each hunting day.

J) Daily shooting hours will be legal opening time to 12:00 Noon. Upon vacating blinds, all hunters must report to the check station within 1 hour. At this time, waterfowl bagged will be checked in and displayed to the station operator and hunting licenses returned.

K) Each hunting party is required to hunt over a minimum of 12 decoys. Decoys must be picked up immediately after the hunt is over.

L) No unauthorized pits or blinds will be built on Department leased or managed land or water.

M) Heidecke Lake will be closed to all fishing and boat traffic except for legal waterfowl hunters from 2 weeks prior to duck season until the close of the waterfowl season. Powerton Lake will be closed to boat traffic from October 1 to February 15, except for legal waterfowl hunters; and closed to all unauthorized entry during the waterfowl season.

N) No hunting will be allowed on Monday and Tuesday at Heidecke Lake. No hunting will be allowed at Powerton Lake on Monday through Thursday except hunting will be permitted on State holidays.

O) It is unlawful to hunt waterfowl on the water area in any watercraft less than 16 feet long and 60 inches in beam; however, layout boats approved in advance by the site superintendent will be permitted. A layout boat is defined as a nonmotorized, flat bottom, low profile boat in which the sides are continuous with the front deck and slope inward toward the opening rather than the usual outward slope. Such layout boats must be attended at all times by a nonhunting tender boat that is at least 16 feet with a 60 inch beam. Layout boats are

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restricted to open water blind sites. Tender boats must anchor as close as possible to the center dike.

- P) No guns may be carried from water blinds to retrieve waterfowl that fall on land.
- Q) Hunting is closed on Christmas Day.
- R) All water areas not posted with blind site numbers shall be refuge and are closed to all boat traffic except by authorized personnel.
- S) It is unlawful to shoot across any dike at Heidecke Lake.
- T) Waterfowl hunting will close with the conclusion of the duck season at Powerton Lake. At Heidecke Lake waterfowl hunting closes at the end of duck or goose season, whichever is later. No goose hunting during the September goose season is permitted at Heidecke Lake prior to the site's duck season.
- U) In the event of adverse water and/or weather conditions, such as flooding, high winds, or heavy fog, hunting will be prohibited.

- 10) Horseshoe Lake (Alexander County) Public Hunting Area (other than permit area)

The refuge area shall be defined as all State owned land and those areas adjacent within the tract of land hereinafter described: Beginning at the intersection of State Highway No. 3 and the Olive Branch-Miller City Road, thence in southerly direction to the intersection of the Olive Branch-Miller City Road and the Promised Land Road, thence easterly to the intersection of the Promised Land Road and Old Highway No. 3, thence northwesterly to intersection of Old Highway No. 3 and State Highway No. 3 and thence northwesterly along State Highway No. 3 to point of beginning at Olive Branch.

- 11) Horseshoe Lake State Recreation Area (Madison County)

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- A) A pothole cleared of all weeds and brush for a 40 yard radius is required around all blind sites.
- B) Blinds must be completed, including final brushing, 4 weeks in advance of the opening date of waterfowl duck season, after which time the Department of Conservation will inspect all blinds and blind sites and issue blind registration cards to those which pass inspection.
- C) Sites on which blinds have not been built, as well as sites on which blinds of an unsatisfactory quality have been built, and have failed the inspection pursuant to Section 590.30(e), will be given one week to correct deficiencies. Blinds failing the second inspection will be reassigned to alternates selected at a drawing or by a first-come allocation held on a day publicly announced by the Department. All reassigned blinds must be completed, including final brushing, in advance of the opening date of the waterfowl duck season.
- D) No goose hunting prior to site's duck season.

- 12) Kaskaskia River Fish and Wildlife Area

- A) Shooting hours are statewide opening hour until 1:00 p.m. during the waterfowl hunting season. No waterfowl hunters may remain in the area after 3:00 p.m. For those lands lying south of Illinois Route 154 and north of Illinois Route 13, the legal shooting hours shall be from statewide opening hour until statewide closing hour. Goose hunting hours end at 1:00 p.m.
- B) All waterfowl hunting parties must use at least 12 decoys and hunt at least 200 yards from the next hunting party.
- C) No permanent blinds will be allowed on the area. No one has any prior claim or right to any blind site. First-come, first-served rule prevails. Blinds shall be of a portable nature

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or constructed with natural vegetation located at the blind site and must be removed or dismantled at the end of each day's hunt.

D) It is unlawful to leave duck and goose decoys unattended. Decoys must be picked up at the end of each day's hunt.

E) No one under 16 years of age shall hunt or attempt to hunt on the area unless accompanied by an adult due to safety factors.

F) The following regulations apply to the Doza Creek Waterfowl Management Area:

i) This area will be closed to all public use 3 days prior to waterfowl hunting season. No waterfowl hunters may enter the area before 3:00 a.m. each day of the waterfowl hunting season. No waterfowl hunters may remain in the area after 3:00 p.m.

ii) Waterfowl, coot and archery deer hunting only will be allowed in this area during the duck hunting season.

13) Lake Shelbyville

It is unlawful for any unauthorized persons to enter a duly posted restricted area.

14) Lake Shelbyville West Okaw and Kaskaskia Fish and Wildlife Area

A) Waterfowl hunting will be permitted as described below except in duly posted restricted and "No Hunting" areas.

B) Waterfowl hunting in the Fish Hook, the North Dunn, the McGee, and the Jonathan Creek Waterfowl Areas will be allotted by a daily drawing from opening day through the first Saturday and Sunday of the regular waterfowl hunting season. Parties will register for drawings between 4:00 a.m. and 5:00 a.m. Central Daylight Time (3:00 a.m. and 4:00 a.m. Central Standard Time) on those days. Each party drawn will be allowed to choose one of

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the staked sites in the waterfowl area. Parties will select sites in the order they are drawn. Maximum party size is 4 persons. In addition, the following regulations will apply:

i) All parties must hunt within 10 yards of their assigned stake.

ii) All parties must be in place by one-half hour before shooting time.

iii) All parties are required to report their harvest by 2:00 p.m. following each hunt.

C) Hunting in the Jonathan Creek, North Dunn and McGee Waterfowl Areas will be restricted to designated, staked sites on a first-come, first-served basis except as noted in subsections (A) and (B) above, and except during goose season prior to duck season. A hunting party must hunt within 10 yards of the stake.

D) Daily shooting hours will be from legal opening to 1:00 p.m.

E) Waterfowl hunters must maintain a distance of 200 yards between parties except as described in subsections (B) and (C) above. (A hunting party shall be defined as an individual or group of hunters occupying a single boat, blind, or hunting site).

F) Each hunting party in the Fish Hook, Dunn, Jonathan Creek and McGee Waterfowl Areas are required to hunt over a minimum of 12 decoys, except during goose seasons prior to duck season.

G) The building of permanent blinds of any kind or other structural works is prohibited. All blinds must be of a portable nature or constructed with natural vegetation located at the blind site and must be removed or dismantled at the end of the day's hunt.

H) No goose pits shall be built or dug.

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- I) Motors of over 10 horsepower shall not be operated in the Fish Hook, Jonathan Creek, Dunn, and McGee Waterfowl Areas.
- J) Waterfowl hunting only is permitted in the Fish Hook, Dunn, Jonathan Creek and McGee Waterfowl Areas during the regular waterfowl season, except that pheasant, rabbit and quail hunting is permitted after 1:00 p.m. daily beginning the day after the close of the Central Zone Duck Season.
- K) During the regular waterfowl season, no bank or boat fishing will be permitted on the Kaskaskia River from the Strickland Boat Access north to the Illinois Central Railroad bridge from one-half hour before sunrise until 1:00 p.m.
- 15) Little Black Slough
- A) No permanent blinds or pits may be constructed or dug at any time. All blinds must be of a portable nature or be established with natural vegetation and must be removed or dismantled at the end of the day's hunt. Cutting of live trees and shrubs on the area is prohibited.
- B) Dedicated Nature Preserve areas are closed to hunting.
- 16) Lower Cache River State Natural Area
- A) No permanent blinds or pits may be constructed or dug at any time. All blinds must be of a portable nature or be established with natural vegetation and must be removed or dismantled at the end of the day's hunt. Cutting of live trees and shrubs on the area is prohibited.
- B) Dedicated Nature Preserve areas are closed to hunting.
- 17) Mermet
- A) Waterfowl hunting will be permitted only during the duck hunting season.

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- B) Hunting is allowed in both the walk-in and blind areas only. Those individuals wishing to hunt in the walk-in area are required to deposit their hunting licenses and register at the check station prior to entering the area. Individuals who wish to use the blind area are required to deposit their hunting licenses and participate in a daily drawing during which blinds will be assigned. Hunting parties shall not change blinds without prior approval from the check station operator. Those persons exempted by law from having hunting licenses must deposit their Firearm Owner's Identification Cards.
- C) The daily drawing shall be held one hour prior to legal shooting time.
- D) All members of the hunting party shall register as a group (not to exceed 4 people per group) for the purpose of the drawing.
- E) Those hunters in the blind area shall park in designated areas. These parking areas will be numbered to correspond with particular blind sites located along the levee road.
- F) In the blind area, a minimum of 12 decoys per blind is required while hunting waterfowl.
- G) Deer, squirrel and woodcock may not be taken in the waterfowl areas after the opening of the waterfowl season.
- H) Daily hunting hours shall be the legal opening until 12:00 Noon local time.
- I) All boats are prohibited from entering the duly posted waterfowl refuge (Main Lake) from October 1 until the close of the waterfowl season.
- 18) Mississippi River Area Fish and Wildlife Area
- A) A pothole cleared of all weeds and brush for a 40 yard radius is required around all blind sites.

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- B) Blinds must be completed, including final brushing, 4 weeks in advance of the opening date of ~~waterfowl~~ duck season, after which time the Department of Conservation will inspect all blinds and blind sites and issue blind registration cards to those which pass inspection.
- C) Sites on which blinds have not been built, as well as sites on which blinds of an unsatisfactory quality have been built, and have failed the inspection pursuant to Section 590.60(e), will be given one week to correct deficiencies. Blinds failing the second inspection will be reassigned to alternates selected at a drawing on a day publicly announced by the Department. All reassigned blinds must be completed, including final brushing, in advance of the opening date of the ~~waterfowl~~ duck season.
- 19) Pike County Conservation Area
- Statewide season regulations apply except that the season closes November 30 or the legal statewide closing, whichever is earlier, in Area A.
- 20) Rend Lake
- A) All blinds must be of a portable nature or constructed with natural vegetation located at the blind site and must be removed or dismantled at the end of the day's hunt.
- B) No goose pits or permanent blinds shall be dug or built on State lands.
- C) All waterfowl hunters and all boats must be out of the Wildlife Management Areas by 2:00 p.m. each day of the waterfowl season and not return until 4:30 a.m.
- D) No hunting will be permitted from the subimpoundment dams.
- E) No waterfowl hunting will be permitted within 200 yards of the refuge boundary, or within 100 yards of any private property boundary.

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- F) The distance between waterfowl hunting parties shall be no less than 200 yards. (A hunting party shall be defined as an individual or group of hunters occupying a single boat, blind, or hunting site).
- G) All boat traffic is prohibited from entering the duly posted waterfowl refuge and the subimpoundments from 2 weeks before waterfowl season until March 1.
- H) All waterfowl hunters must sign in prior to hunting and sign out and report their harvest at the end of each day's hunt.
- I) All waterfowl hunting along an east-west line running 200 yards north of the Casey Fork Subimpoundment Dam will be within 10 feet of staked locations.
- J) Each hunting party is required to hunt over a minimum of 12 decoys at each blind site, and all decoys must be picked up at the end of each day's hunt.
- K) Daily shooting hours for waterfowl will be from legal opening time to 1:00 p.m.
- L) The land portion of the Rend Lake Refuge is closed to trespassing at all times. The location of the Rend Lake Refuge is described as follows:
- i) Bounded on the south by a buoy line, approximating the Jefferson-Franklin County Line.
 - ii) Bounded on the east by a buoy line and/or signs approximating the channel of the Casey Fork Creek.
 - iii) Bounded on the west by a buoy line and/or signs approximating the channel of the Big Muddy River.
 - iv) Bounded on the north portion of the Big Muddy River by a buoy line and/or signs

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approximating a line which would extend west from Ina, Illinois.

- v) Bounded on the north portion of the Casey Fork Creek by the Casey Fork Subimpoundment Dam.

- vi) Bounded on Nason Point by refuge boundary signs at project limits.

- M) It shall be unlawful to be in possession of firearms on the waters of Rend Lake between the hours of 2:00 p.m. and 4:30 a.m. each day of the waterfowl hunting season and for 24 hours prior to the opening day of waterfowl hunting season.

21) Rice Lake (Walk-in and Copperas Creek Management Units)

- A) Hunting during duck season will be alternated between units every other day beginning with opening day at the walk-in unit, and shall be limited to 20 hunters per day. Hunters shall be determined by a daily drawing at the designated check station.

- B) ~~Hunters shall be determined by a daily drawing at the designated check station-Goose hunting.~~ other than during duck season, is permitted on Voorhees and Rice Lake units; hunting only from boat or temporary blind sites; hunters must maintain 200 yards between parties.

- C) Shooting hours shall be from legal opening time until 12:00 Noon. Statewide bag and possession limits apply on this area.

22) Saline County Conservation Area

- A) Waterfowl hunting is allowed north of the township road only.

- B) Walk-in hunting only.

23) Sanganois

- A) Hunters using the walk-in area shall use the

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check station at the headquarters area located 8 miles northwest of Chandlerville just off Route 78 or the check station on the west side of the Illinois River one mile north of Browning near Route 100.

- B) Walk-in waterfowl hunting will be permitted only in the area posted for this purpose.

- C) All hunters using this area must report to the check station to fill out information cards and to turn in hunting licenses or Firearm Owner's Identification Cards before proceeding to area.

- D) Upon the completion of hunting, hunters must report to the check station within one hour.

- E) Fishing is prohibited in the impoundment areas during the waterfowl season.

- F) No person shall trespass on the Barkhausen Refuge during the period from October 1 through December 31.

- G) No person shall trespass on the Marion-Pickerel Waterfowl Refuge during the period from October 1 through the last day of the waterfowl season, unless prior permission for a specific reason (such as access to private land or to retrieve dead or wounded game) is granted by the site superintendent.

- H) Walk-in area hunting hours are from legal opening until 12:00 noon during duck season. ~~When the central zone goose season extends beyond the duck season, goose hunting will be permitted with statewide sheeting hours in effect. Hunters need not occupy a blind. All hunting must be conducted within non-refuge areas.~~

- I) When goose season is open prior to or after duck season, statewide regulations apply.

24) Sangchris Lake State Park

- A) Hunting hours are legal opening until 12:00 Noon.

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- B) Hunters will participate in daily drawing commencing 2 hours prior to sunrise. Blind sites not selected during the drawings will be allocated on a first-come, first-served basis. Vacant blind sites will not be allocated until 9:00 a.m. Further, no blind sites will be allocated after 10:00 a.m.
- C) All hunting will be from registered blind sites only and hunters must occupy their blinds within one hour after registering at the check station.
- D) Upon vacating their blinds, hunters must place their completed harvest cards in the collection boxes located at either the east or west boatdock.
- E) There will be a duly posted waterfowl refuge located at the north end of the lake that will include all waters of the lake located north and at right angles to (in an east and west direction) the peninsula created by the junction of the east and west arms. This area will be closed to all boat traffic and boat fishing during the duck season. Bank fishing along the dam will be permitted.
- F) A waterfowl refuge will be located on State land between the east and west arms of the lake. Additional refuges are located on waters from the junction of the center arm and the east arm of the lake north to the refuge area, the area adjacent to the power plant is utilized as a fly ash pond and the south portion of the west arm will be duly designated as inviolate areas.
- G) ~~Waterfowl hunting will close with enclosure of duck season. Goose hunting will coincide with duck season.~~
- H) No more than 4 persons shall occupy a blind at one time.
- I) Waterfowl hunting will be permitted on State leased lands and waters in the Sangchris Lake

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- State Park area, except in duly posted refuge areas, developed recreation areas, a minimum of 300 yards from all high lines and 500 feet from construction or industrial sites. The center arm of the lake will be closed to all waterfowl hunting.
- J) Blind sites will be determined by the Department of Conservation and marked with a numbered stake. When it is deemed necessary, the Department of Conservation will remove, move or close blind sites in order to carry out the operations of the overall management program.
- K) Blind sites will be allocated on a daily draw basis.
- L) Hunters wishing to move to another blind location may do so after 10 a.m. providing they include the blind change on the harvest card and report their kill for each blind.
- M) Access to blind sites will be by boat only and from designated boat launch sites, the West Hill Boat Launch and the East Harbor Boat Launch. A corridor located north of the Middle Peninsula along the southern edge of the existing refuge will be established to provide access to the west arm of the Lake from the East Harbor Boat Launch when the West Hill Boat Launch is closed. Such notice of corridor use will be announced prior to the blind drawing for that day.
- N) All hunting must be from 1 portable blind or 1 anchored portable blind located within a numbered cove and between the assigned numbered stakes. Portable blinds or boat blinds must have been completed, including final brushing, before entering the area, and removed at the end of each hunting day. Cutting of natural vegetation for any purpose will be unlawful.
- O) Crippled waterfowl that fall on land, other than areas designated as refuge, shall be retrieved by foot. However, no gun may be carried while attempting to recover such birds.

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- P) No pits or blinds will be built on State leased or Commonwealth Edison land.
- Q) Blind sites: A position between two like numbered stakes within a cove where a blind may be located.
- R) Corridor - Water travel lane, during waterfowl season only, for boating back and forth to blind sites.
- S) Fishing will be prohibited in the east and west arms of the lake during the period from 10 days prior to the duck season through the end of the waterfowl season.
- T) Each party must hunt over a minimum of 12 decoys, and all decoys must be removed at the end of each day's hunt.
- U) When it is deemed necessary for public safety reasons, such as flooding, high winds, or heavy fog, the Department of Conservation will close the lake area to all fishing and all boating activity except for non-water hunting programs.
- 25) Shawnee National Forest, Bluff Lake
- A) Goose hunting is prohibited.
- B) Shooting hours: legal opening until noon.
- C) No permanent blinds or other structures may be constructed on the site.
- 26) Shawnee National Forest, LaRue Scatters
- A) All hunting will be by walking in or in boats without motors.
- B) Shooting hours for all species in this area shall close at 12:00 Noon local time, except bow hunting for deer shall be permitted in accordance with statewide deer hunting hours (17 Ill. Adm. Code 670).
- C) Permanent blinds shall not be constructed in

this area and all equipment used in the taking of waterfowl must be removed at the end of each hunting day.

- 27) Shawnee National Forest, Oakwood Bottoms (Green Tree Reservoir west of the Big Muddy levee)

- A) All hunting will be by walking into the area.
- B) Shooting hours for all species on this area shall close at 12:00 Noon local time, except bow hunting for deer shall be permitted in accordance with Statewide deer hunting hours (17 Ill. Adm. Code 670).
- C) Permanent blinds shall not be constructed in this area and all equipment used in the taking of waterfowl must be removed at the end of each hunting day.
- D) Each hunting party will be required to hunt over a minimum of 12 decoys in Compartments 19, 20 and 21.
- E) No person shall tamper with or attempt to manipulate any of the gates, pumps or structures in the sub-impoundment area.

- 28) Stephen A. Forbes

- A) Daily hunting hours are legal open to 1:00 p.m.
- B) On the main lake hunting is allowed from a boat blind only and must be within 100 yards of a staked location.
- C) Only walk-in hunting is allowed in the sub-impoundment. Hunting must occur within 100 yards of a staked location.
- D) Hunting will be allowed on a first-come, first-served basis. All hunters must use 12 decoys, minimum.

- 29) Ten Mile Creek Fish and Wildlife Area

- A) Permit required.

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- B) All blinds must be of portable nature or constructed with natural vegetation located at the blind site and must be removed or dismantled at the end of the day's hunt.
- C) No goose pits or permanent blinds shall be dug or built on State lands.
- D) The distance between waterfowl hunting parties or blind sites shall be no less than 200 yards.
- E) Waterfowl hunters must obtain permit prior to hunting.
- F) Each hunting party is required to hunt over a minimum of 12 decoys at each blind site, and all decoys must be picked up at the end of each day's hunt.
- G) It is unlawful to possess or use toxic (lead) shot in any gauge shotgun shells for hunting waterfowl.
- H) Areas designated as REFUGE are closed to all access during the Canada Goose Season only. REFUGE designation has been given to all land in Unit I, and the 260 acre tract at the Western edge of Unit II.
- 30) Union County (Firing Line Waterfowl Management Area)
- A) It shall be unlawful to take a gun beyond the posted boundary while retrieving crippled geese.
- B) This area will be closed at 12 noon during the goose season.
- C) Hunters may not possess more than 10 shells nor shot larger than size T until January 1. During the January Goose Season, hunters may possess up to 15 shells with shot not larger than size T steel.
- D) Waterfowl hunting from staked sites only.

(Source: Emergency amendments at 14 Ill. Reg. 17029, effective September 26, 1990, for a maximum of 150 days)

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1) Heading of the Part: IMPACT INCARCERATION PROGRAM2) Code Citation: 20 Ill. Adm. Code 4603) Section Numbers: Emergency Action:

460.10	New Section
460.12	New Section
460.15	New Section
460.20	New Section
460.30	New Section
460.40	New Section
460.50	New Section
460.60	New Section
460.70	New Section
460.80	New Section
460.90	New Section

4) Statutory Authority: Implementing and authorized by Sections 3-2-2 and 5-8-1.1 of the Unified Code of Corrections (Ill. Rev. Stat. 1989, ch. 38, pars. 1003-2-2 and 1005-8-1.1, as amended by P.A. 86-1182 and 86-1183, effective August 20, 1990.

5) Effective Date of Rules: September 27, 1990.

6) If this emergency rule is to expire before the end of the 150-day period, please specify the date on which it is to expire: Not applicable.

7) Date Filed in Agency's Principal Office: September 27, 1990.

8) Reason for Emergency: Public Acts 86-1182 and 86-1183, effective August 20, 1990, authorize the Department of Corrections to establish an impact incarceration program for youthful offenders and requires the Department to promulgate rules on the program. The legislation further authorizes the courts to approve placement of eligible committed persons, subject to acceptance by the Department, in the impact incarceration program and committed persons have already been approved by the courts and are currently awaiting placement in the program. These rules must be adopted immediately to establish and implement the program pursuant to the statute to protect the public interest, safety, and welfare by affording committed persons the alternative to incarceration provided for in the statute and to help alleviate the growing population problems.

9) A Complete Description of the Subjects and Issues Involved: These rules establish the eligibility and screening criteria for acceptance in the impact incarceration program, define program requirements, establish reasons for termination of a committed person's program participation,

establish due process rights for hearings, and provide a grievance process for committed persons.

- 10) Are there any proposed amendments to this Part pending? No.
- 11) Statement of Statewide Policy Objectives: Not applicable; these rules do not create or expand any State Mandate.
- 12) Information and questions regarding this rule shall be directed to:

Name: William H. Craine, Ph.D., Deputy Director

Illinois Department of Corrections

Address: 1301 Concordia Court

P. O. Box 19277

Springfield, Illinois 62794-9277

Telephone: 217/522-2666

The full text of the emergency rules begins on the next page:

TITLE 20: CORRECTIONS, CRIMINAL JUSTICE, AND LAW ENFORCEMENT

CHAPTER 1: DEPARTMENT OF CORRECTIONS

SUBCHAPTER d: PROGRAMS AND SERVICES

PART 460

IMPACT INCARCERATION PROGRAM

Section	
460.10	Applicability
EMERGENCY	
460.12	Definitions
EMERGENCY	
460.15	Responsibilities
EMERGENCY	
460.20	Eligibility Criteria
EMERGENCY	
460.30	Screening and Placement
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460.40	Program Requirements
EMERGENCY	
460.50	Training and Disciplinary Procedures
EMERGENCY	
460.60	Program Terminations
EMERGENCY	
460.70	Program Review Hearings
EMERGENCY	
460.80	Successful Program Completion
EMERGENCY	
460.90	Grievances
EMERGENCY	

AUTHORITY: Implementing and authorized by Sections 3-2-2 and 5-8-1.1 of the Unified Code of Corrections (Ill. Rev. Stat. 1989, ch. 38, pars. 1003-2-2 and 1005-8-1.1, as amended by P.A. 86-1182 and 86-1183, effective August 20, 1990).

SOURCE: Emergency rule adopted at 14 Ill. Reg. 17084, effective September 27, 1990, for a maximum of 150 days.

Section 460.10 Applicability

EMERGENCY

This Part is applicable to persons committed to the Adult Division of the Department of Corrections who have been approved by the courts and accepted by the Department for placement in the Impact Incarceration Program.

Section 460.12 Definitions

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EMERGENCY

"Chief Administrative Officer" means the highest ranking official of a correctional facility.

"Department" means the Department of Corrections.

"Director" means the Director of the Department of Corrections.

"Impact Incarceration Program" means a structured, specialized, voluntary program administered by the Department for youthful offenders which emphasizes self-control and self-esteem through military style regimentation, physical training and labor, education, and counseling. The short-term program is offered to eligible offenders approved by the courts and accepted by the Department.

"Program" means the Impact Incarceration Program.

**Section 460.15 Responsibilities
EMERGENCY**

- a) Unless otherwise specified, the Director or Chief Administrative Officer may delegate responsibilities stated in this Part to another person or persons or designate another person or persons to perform the duties specified.
- b) No other individual may routinely perform duties whenever a Section in this Part specifically states the Director or Chief Administrative Officer shall personally perform the duties. However, the Director or Chief Administrative Officer may designate another person or persons to perform the duties during periods of his temporary absence or in an emergency.

**Section 460.20 Eligibility Criteria
EMERGENCY**

In order to be eligible to participate in the Impact Incarceration Program, the committed person shall:

- a) Be not less than 17 years of age nor more than 29 years of age at the time of the sentencing order.
- b) Never have served a sentence of imprisonment for a felony in an adult correctional facility.
- c) Not have been convicted of a Class X felony, first or second degree murder, armed violence, aggravated kidnapping, criminal

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sexual assault, aggravated criminal sexual abuse or a subsequent conviction for criminal sexual abuse, forcible detention, or arson.

- d) Be sentenced to a term of imprisonment of at least 1 year but not more than 5 years.

- e) Be physically able to participate in strenuous physical activities or labor.

- f) Not have any mental disorder or disability which would prevent participation in the program.

- g) Consent in writing to participation in the program and to the terms and conditions thereof.

- h) Be approved for placement in the program in the court's sentencing order.

**Section 460.30 Screening and Placement
EMERGENCY**

- a) Committed persons approved by the courts shall, subject to availability of space, be screened for placement in the program at a reception and classification center or unit in accordance with 20 Ill. Adm. Code 503.Subpart A. In determining program approval of eligible committed persons, the Department may also consider, among other matters:

- 1) The committed person's criminal history, including outstanding warrants or detainers.
- 2) Whether the committed person has a history of escaping or absconding or attempting to escape or abscond.
- 3) Whether the committed person's participation in the program would pose a risk to the safety and security of any person or the facility.
- 4) The committed person's grade status.
- 5) The committed person's disciplinary record and institutional adjustment.
- 6) Availability of space in the program.
- 7) Whether the committed person has any known enemies in the program.

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- b) The committed person shall be evaluated by a physician and mental health professional to determine whether he is physically and mentally able to participate in the program.
- c) The committed person shall sign a consent to participate in the program and to adhere to the terms and conditions of the program.
- d) If the committed person's screening indicates the committed person is eligible for acceptance in the program, the committed person may be assigned to a correctional facility until such time as space is available in the program. In order to remain eligible for acceptance in the program, the committed person must, among other matters, maintain eligibility requirements and a positive disciplinary record and institutional adjustment while awaiting transfer to the program facility. Acceptance in the program shall not be deemed to occur until such time as the committed person is admitted to the impact incarceration program facility. The committed person may grieve a determination that he is no longer eligible for acceptance in the program in accordance with Section 460.90.
- e) Committed persons not accepted by the Department for placement in the program shall be assigned to a correctional facility to serve the sentence imposed by the sentencing court.
- f) The Department shall notify the sentencing court in writing of a committed person's acceptance in the Impact Incarceration Program.

Section 460.40 Program Requirements EMERGENCY

- a) Committed persons participating in the program shall actively serve 120 days in the Impact Incarceration Program, not including time served in correctional facilities while awaiting transfer to the program. Days actively served means days in which the committed person was present at the impact incarceration program facility and participated in scheduled daily routines. Committed persons shall be excused from active service for up to three days due to writs, furloughs, or temporary transfer to another facility for medical treatment. Any other time which is not spent in active service shall not be credited towards completion requirements. Time required to be served in the program shall not be reduced by the accumulation of good time. The total time a committed person shall serve in the program may be extended in accordance with Section 460.70(h), but shall not exceed 180 active days.

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- b) A committed person who has been removed from the program and later readmitted in accordance with Section 460.90 shall receive credit for previous days served in the program.
- c) Committed persons shall be required to participate in physical training and labor, military formation and drills, regimented activities, education, counseling, and other program activities required by the Department.
- d) Committed persons shall be provided with, have access to, and be required to adhere to all departmental rules and facility requirements of the program, including rules of behavior and conduct and grooming standards.
- e) Committed persons shall be provided with clothing, bedding, linens, writing materials, and initial supplies of personal hygiene items.
- f) Committed persons shall be afforded the rights and privileges set forth in 20 Ill. Adm. Code 525 with the following exceptions:
 - 1) Visits shall not be allowed during the first 60 days of the program and telephone calls shall not be allowed during the first 30 days of the program, except for visits from and telephone calls to attorneys and their paralegals and investigators, clergy, or in an emergency.
 - 2) Packages and publications shall be prohibited and shall be returned to the sender at the sender's expense if the sender's identity can be determined. If, within five days of receipt, the sender's identity cannot be determined and the committed person does not designate another person to receive such materials at his expense, the materials shall be disposed of by the facility.
 - 3) Permission to marry shall not normally be granted.
- g) Committed persons shall be provided a standard credit amount for canteen trading each week. This amount shall not accumulate. Committed persons shall be required to trade for necessary personal hygiene items when initial State-issued items are depleted prior to obtaining other canteen items.
- h) Receipt and deposit of funds shall be in accordance with 20 Ill. Adm. Code 205 and 525. However, committed persons shall be prohibited from expending trust fund monies, except as approved by the Chief Administrative Officer.

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- i) Except as provided in this Part or as otherwise determined by the Chief Administrative Officer, privileges, services, and other requirements set forth in departmental rules shall not apply to committed persons accepted in the Impact Incarceration Program.

Section 460.50 Training and Disciplinary Procedures EMERGENCY

- a) Committed persons shall be subject to disciplinary action for commission of infractions as set forth in 20 Ill. Adm. Code 504. Subpart A. However, disciplinary procedures set forth in 20 Ill. Adm. Code 504 shall not be applicable to persons committed to the program except in cases in which the Department seeks to revoke good time.
- b) As an alternative to the disciplinary procedures set forth in 20 Ill. Code 504, training alternatives as determined appropriate by the Chief Administrative Officer or demerits may be summarily imposed by the shift commander for all other infractions of rules or program requirements. The alternative training utilized shall be based, among other matters, upon:
- 1) The seriousness of the infraction;
 - 2) Previous training alternatives used for the same infraction;
 - 3) Previous training alternatives used for other infractions; and
 - 4) The frequency in which training alternatives have been used.
- c) Alternative training requirements shall include, but not be limited to:
- 1) Verbal counseling of the committed person;
 - 2) Physical training as approved by the Chief Administrative Officer;
 - 3) Restriction to room or bunk;
 - 4) Extra duty or labor;
 - 5) Assignment change;
 - 6) Extra drill;
 - 7) Additional educational, counseling, or other program activities;

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- 8) Loss or restriction of privileges including, but not limited to, visits, telephone, television viewing, and canteen. However, legal and chaplaincy visits and access to legal materials shall not be limited or restricted as a training alternative.
- d) Committed persons may be issued demerits which document infractions of rules or program requirements.

Section 460.60 Program Terminations EMERGENCY

- a) Committed persons may voluntarily terminate participation in the program. A notice of termination shall be signed by the committed person. Once the committed person has been voluntarily removed from the program, the committed person shall not be readmitted to the program for any reason.
- b) Committed persons may be involuntarily terminated from the program by the Department for the following reasons:
- 1) The committed person is found guilty of a major rule violation in accordance with 20 Ill. Adm. Code 504. Subpart A.
 - 2) The committed person is determined not to meet the eligibility criteria or requirements for Department approval as outlined in Sections 460.20 and 460.30.
 - 3) Noncompliance with program requirements as documented by 12 or more demerits.
- c) Prior to involuntary termination from the program, the committed person shall be afforded a disciplinary hearing in accordance with 20 Ill. Adm. Code 504. Subpart A or a Program Review Hearing in accordance with Section 460.70. Any recommendation to involuntarily terminate a committed person from the program shall be reviewed and approved by the Director.
- d) The committed person may be transferred to another correctional facility prior to any hearing required by this Part or 20 Ill. Adm. Code 504. In the event the committed person is found not to have committed the infraction or program termination is not deemed appropriate, the committed person shall be returned to the impact incarceration program facility.
- e) Committed persons terminated from the program shall serve the sentence imposed by the sentencing court. The committed person shall receive credit for good time which has not been revoked for time served in the program.

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NOTICE OF EMERGENCY RULES

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**Section 460.70 Program Review Hearings
EMERGENCY**

- a) The Chief Administrative Officer shall appoint one or more hearing officers to conduct Program Review Hearings.
- b) A Program Review Hearing shall be conducted when the committed person has been referred for possible extension of time to be served in the program or involuntary termination from the program for reasons other than a major rule infraction as set forth in Section 460.60. Referrals may be made by administrative, program, or security staff and shall be subject to review by the shift commander to determine whether a hearing is warranted.
- c) The committed person shall receive written notice no less than 24 hours prior to the hearing. The committed person may waive the 24-hour advance notice. The waiver shall be in writing.
- d) The committed person shall have the opportunity to appear before and address the hearing officer who shall be appointed by the Chief Administrative Officer. However, failure to appear before and address the hearing officer may be adversely construed against the committed person by the hearing officer.
- 1) The committed person may make any relevant statement or produce any relevant documents in his defense.
- 2) Prior to the hearing, the committed person may request that witnesses be interviewed. The request shall be in writing in the space provided on the hearing notice and shall include an explanation of what the witnesses would state. A means shall be provided for committed persons to submit witness request slips. If the committed person fails to make the request in a timely manner before the hearing, the hearing officer may disapprove witness requests or he may grant a continuance for good cause shown.
- 3) The committed person may, upon written request and for good cause shown, be granted additional time to prepare his defense.
- 4) The committed person shall not have the right to either retained or appointed counsel. The committed person may request the assistance of a staff member in the preparation of his defense if he is illiterate, does not speak English, or when other circumstances exist which preclude him from adequately preparing his defense.

- e) Any person who initiated the referral for a hearing, or who witnessed the incidents which form the basis for the referral, or who conducted a formal investigation into the allegations for program termination, or who is otherwise not impartial shall not serve as the hearing officer for the committed person's Program Review Hearing.
- f) The hearing officer may interview witnesses or review summaries of their testimony prior to or at the hearing and review any information relevant to the hearing.
 - 1) The committed person does not have the right to confront or cross-examine any witnesses but may submit questions for the witnesses to the hearing officer prior to the hearing.
 - 2) The hearing officer may exclude any witnesses requested by the committed person if their testimony would be, among other matters, irrelevant, cumulative, or would jeopardize the safety or disrupt the security of the facility or any person. If any witness is excluded, a written reason shall be provided.
- g) The hearing officer may continue the hearing when additional information is needed, for further investigation, or for good cause shown by the committed person.
- h) The hearing officer shall take one of the following actions, based upon the relevant information admitted:
 - 1) Find that the committed person's actions do not warrant termination from the program or any other action. In that case, the hearing officer shall order that the program review hearing be dismissed and the notice be expunged from the committed person's master record file. A copy shall be maintained in an expungement file.
 - 2) Find that further investigation or information is necessary to determine if the committed person's actions warrant termination from the program.
 - 3) Find that further observation of the committed person's performance in the program is needed and continue the hearing.
 - 4) Find that the committed person's actions do not warrant program termination, but recommend one or more of the following actions:
 - A) Training alternatives in accordance with Section 460.50.

DEPARTMENT OF CORRECTIONS

NOTICE OF EMERGENCY RULES

- B) Increased time in the program, not to exceed a total of 180 days of active service in the program.
- C) Programming changes.
- 5) Find that the committed person's actions warrant program termination and recommend that he be terminated from the program.
- i) A record, signed by the hearing officer, which contains a summary of oral and written statements and other information presented, the reasons for the decision, and the action recommended shall be submitted to the Chief Administrative Officer for review and approval. If the safety and security of the facility or any person may be jeopardized by certain references in the written record, they may be deleted but the fact that omissions have been made shall be noted on the summary, along with a finding that material is being deleted based on safety or security concerns.
- j) The Chief Administrative Officer shall review all Program Review Hearing dispositions. The Director shall review all Program Review Hearing dispositions which recommend that the committed person be terminated from the program.
- 1) The Director or Chief Administrative Officer may take the following actions:
- A) Confirm the disposition in whole or in part.
- B) Order additional or new proceedings.
- C) Suspend or overturn the disposition.
- D) Approve other actions in accordance with Section 460.50.
- 2) The Director or Chief Administrative Officer shall not increase, but may reduce, the dispositions imposed.
- k) The committed person shall be provided with a copy of the written summary which includes the action approved by the Chief Administrative Officer and a copy shall be placed in his master record file.
- l) The committed person shall be informed of the opportunity to appeal any adverse decision through the grievance procedure outlined in Section 460.90.

Section 460.80 Successful Program Completion

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EMERGENCY

- a) A committed person shall be deemed to have successfully completed the program upon completion of 120 active days of participation in the program and any extended time required to be served in the program as provided in this Part.
- b) Upon successful completion of the program, the committed person shall serve a term of mandatory supervised release.
- c) The Department shall certify in writing the committed person's successful completion of the program to the sentencing court.

**Section 460.90 Grievances
EMERGENCY**

- a) Grievances shall be processed in accordance with 20 Ill. Adm. Code 504. Subpart F with the following exceptions:
- 1) The Grievance Officer shall submit a recommendation to the Chief Administrative Officer within 5 working days of receipt of the grievance, whenever possible.
- 2) The Chief Administrative Officer shall advise the committed person in writing of the decision within 5 working days after receiving the Grievance Officer's report, whenever possible.
- 3) The committed person may appeal the facility's decision in writing to the Director within 10 working days of receipt of the written decision.
- 4) The Director shall determine whether the grievance requires a hearing before the Administrative Review Board.
- A) If it is determined that the grievance is without merit or can be resolved without a hearing, the committed person shall be advised of the disposition, in writing, within 10 working days of receipt of the grievance, whenever possible.
- B) If an Administrative Review Board hearing is required, the Board shall submit a written report of the findings and recommendations to the Director within 15 working days of receipt of the grievance, whenever possible.
- C) The Director shall review the findings and recommendations of the Administrative Review Board and

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make a final written determination within 10 working days of receipt of the Board's report, whenever possible.

- b) A committed person may file a written grievance requesting to be admitted or readmitted to the Impact Incarceration Program whenever the factors which made him ineligible for the program have been resolved.
- c) Committed persons shall not be permitted to file grievances in regard to voluntary terminations from the program.

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENT

- 1) The Heading of the Part: Pay Plan
- 2) The Code Citation: 80 Ill. Adm. Code 310
- 3) Section Number: Peremptory Action:
310. Appendix A, Table I Amended
- 4) Reference to the specific State or Federal Court Order, Federal Rule or Statute which requires this Peremptory Rulemaking:
Section 2 of the Illinois Administration Procedure Act (Ill. Rev. Stat. 1989, ch. 127, par. 1002)
- 5) Statutory Authority: Ill. Rev. Stat. 1989, ch. 127, par. 1607
- 6) Effective Date: September 26, 1990
- 7) A Complete Description of the Subjects and Issues Involved:
In Section 310. Table I, RC-009 (Institutional Employees, AFSCME), the salary range of Educator Aide is being changed from \$1,573.00 - 2,005.00 to \$1,617.00 - \$2,060.00/monthly, effective September 1, 1990.
- 8) Does this rulemaking contain an automatic repeal date? Yes ☐ No ☒
If "yes", please specify date:
- 9) Date Filed in Agency's Principle Office: September 26, 1990
- 10) Is this Rule in compliance with Section 5.03 of the Illinois Administrative Procedures Act: Yes
- 11) Are there any proposed amendments pending to this part? Yes

Section Numbers	Proposed Action	Ill. Reg. Citation
310.230	Amended	14 Ill. Reg. 7675 (May 25, 1990)
310.280	Amended	14 Ill. Reg. 7675 (May 25, 1990)
310. App. A, Table A	Amended	14 Ill. Reg. 7675 (May 25, 1990)
310.280	Amended	14 Ill. Reg. 10189 (June 29, 1990)
310.290	Amended	14 Ill. Reg. 10189 (June 29, 1990)

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NOTICE OF PEREMPTORY AMENDMENT

310. App. A, Table I	Amended	14 Ill. Reg. 10189 (June 29, 1990)
310. App. A, Table O	Amended	14 Ill. Reg. 10189 (June 29, 1990)
310. App. A, Table P	Amended	14 Ill. Reg. 50189 (June 29, 1990)
310.230	Amended	14 Ill. Reg. 14657 (September 14, 1990)
310. App. A, Table D	Amended	14 Ill. Reg. 14657 (September 14, 1990)
310. App. A, Table E	Amended	14 Ill. Reg. 14657 (September 14, 1990)
310. App. A, Table T	Amended	14 Ill. Reg. 14657 (September 14, 1990)
310. Appendix C	Amended	14 Ill. Reg. 15570 (September 11, 1990)

12) Statement of Statewide Objectives:

These amendments to the Pay Plan pertain only to State employees subject to the Personnel Code and do not set out any guidelines that are to be followed by local or other jurisdictional bodies within the State.

13) The name, address and telephone number of the person to whom information and questions concerning this peremptory rule shall be directed to:

Within 45 days, comments should be written and addressed to:

Mr. Michael Murphy
Department of Central Management Services
Division of Technical Services
504 William G. Stratton Building
Springfield, Illinois 62706

Telephone: (217) 782-5601

The full text of the Adopted Amendment is as follows:

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENT

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND
POSITION CLASSIFICATIONS
CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 310
PAY PLAN

SUBPART A: NARRATIVE

Section	Policy and Responsibilities
310.20	Jurisdiction
310.30	Pay Schedules
310.40	Definitions
310.50	Conversion of Base Salary to Pay Period Units
310.60	Conversion of Base Salary to Daily or Hourly Equivalents
310.70	Increases in Pay
310.80	Decreases in Pay
310.90	Other Pay Provisions
310.100	Implementation of Pay Plan Changes, Effective July 1, 1990
310.110	Interpretation and Application of Pay Plan
310.120	Effective Date
310.130	Reinstitution of Within Grade Salary Increases
310.140	Fiscal Year 1985 Pay Changes in Schedule of Salary Grades, effective July 1, 1984 (Repealed)
310.150	

SUBPART B: SCHEDULE OF RATES

Section	Introduction
310.205	Prevailing Rate
310.210	Negotiated Rate
310.220	Part-Time Daily or Hourly Special Services Rate
310.230	Hourly Rate
310.240	Member, Patient and Inmate Rate
310.250	Trainee Rate
310.260	Legislated and Contracted Rate
310.270	Designated Rate
310.280	Out-of-State or Foreign Service Rate
310.290	Education Rate
310.300	Physician Specialist Rate
310.310	Annual Compensation Ranges for Executive Director and Assistant Executive Director, State Board of Elections
310.320	Excluded Classes Rate (Repealed)
310.330	

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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SUBPART C: MERIT COMPENSATION SYSTEM

Section	Jurisdiction
310.410	Objectives
310.420	Responsibilities
310.430	Merit Compensation Salary Schedule
310.440	Procedures for Determining Annual Merit Increases
310.450	Intermittent Merit Increase
310.455	Merit Zone
310.460	Other Pay Increases
310.470	Adjustment
310.480	Decreases in Pay
310.490	Other Pay Provisions
310.500	Definitions
310.510	Conversion of Base Salary to Pay Period Units
310.520	Conversion of Base Salary to Daily or Hourly Equivalents
310.530	Implementation
310.540	Annual Merit Increase Guidechart for Fiscal Year 1991
310.550	Fiscal Year 1985 Pay Changes in Merit Compensation System, effective July 1, 1984 (Repealed)

APPENDIX A	Negotiated Rates of Pay
TABLE A	HR-190 (Department of Central Management Services - State of Illinois Building - SEIU)
TABLE B	HR-200 (Department of Labor - Chicago, Illinois - SEIU)
TABLE C	RC-069 (Firefighters, AFSCME)
TABLE D	HR-001 (Teamsters Local #726)
TABLE E	RC-020 (Teamsters Local #330)
TABLE F	RC-019 (Teamsters Local #25)
TABLE G	RC-045 (Automotive Mechanics, ISEA)
TABLE H	RC-006 (Corrections Employees, AFSCME)
TABLE I	RC-003 (Institutional Employees, AFSCME)
TABLE J	RC-014 (Clerical Employees, AFSCME)
TABLE K	RC-023 (Registered Nurses, INA)
TABLE L	VR-004 (Illinois State Treasurer's Office Employees, Teamsters and IPT)
TABLE M	RC-027 (Educators, AFSCME) (Repealed)
TABLE N	RC-027 (Physician Rates, AFSCME) (Repealed)
TABLE O	RC-028 (Paraprofessional Human Services Employees, AFSCME)
TABLE P	RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, ISEA)
TABLE Q	RC-033 (Meat Inspectors, ISEA)
TABLE R	RC-042 (Residual Maintenance Workers, AFSCME)
TABLE S	HR-012 (Fair Employment Practices Employees, SEIU)
TABLE T	HR-010 (Teachers of Deaf, IPT)

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TABLE U	HR-010 (Teachers of Deaf, Extracurricular Paid Activities)
TABLE V	CU-500 (Corrections, Meet and Confer Employees)
TABLE W	RC-062 (Technical Employees, AFSCME)
TABLE X	RC-063 (Professional Employees, AFSCME)
TABLE Y	RC-063 (Educators, AFSCME)
TABLE Z	RC-063 (Physicians, AFSCME)
APPENDIX B	Schedule of Salary Grades - Monthly and Annual Rates of Pay for Fiscal Year 1991
APPENDIX C	Physician Administrator Rates and Medical Facilities (EMERGENCY) Administrator Rates for Fiscal Year 1991
APPENDIX D	Merit Compensation System Salary Schedule for Fiscal Year 1991
APPENDIX E	Teaching Salary Schedule (Repealed)
APPENDIX F	Physician and Physician Specialist Salary Schedule (Repealed)

AUTHORITY: Implementing and authorized by Section 8a(2) of the Personnel Code (Ill. Rev. Stat. 1989, ch. 127, par. 63b108a(2)).

SOURCE: Filed June 28, 1967; codified at 8 Ill. Reg. 1558; emergency amendment at 8 Ill. Reg. 1990, effective January 31, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 2440, effective February 15, 1984; emergency amendment at 8 Ill. Reg. 3348, effective March 5, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 4249, effective March 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 5704, effective April 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 7290, effective May 11, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 11299, effective June 25, 1984; emergency amendment at 8 Ill. Reg. 12616, effective July 1, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 15007, effective August 6, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 15367, effective August 13, 1984; emergency amendment at 8 Ill. Reg. 21310, effective October 10, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 21544, effective October 24, 1984; amended at 8 Ill. Reg. 22844, effective November 14, 1984; emergency amendment at 9 Ill. Reg. 1134, effective January 16, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 1320, effective January 23, 1985; amended at 9 Ill. Reg. 3681, effective March 12, 1985; emergency amendment at 9 Ill. Reg. 4163, effective March 15, 1985, for a maximum of 150 days; emergency amendment at 9 Ill. Reg. 9231, effective May 31, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 9420, effective June 7, 1985; amended at 9 Ill. Reg. 10663, effective July 1, 1985; emergency amendment at 9 Ill. Reg. 15043, effective September 24, 1985, for a maximum of 150 days; emergency amendment at 10 Ill. Reg. 3325, effective January 22, 1986; emergency amendment at 10 Ill. Reg. 3230, effective January 24, 1986; emergency amendment at 10 Ill. Reg. 8904, effective May 13, 1986, for a maximum of

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150 days; peremptory amendment at 10 Ill. Reg. 8928, effective May 13, 1986; emergency amendment at 10 Ill. Reg. 12090, effective June 30, 1986, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 13675, effective July 31, 1986; peremptory amendment at 10 Ill. Reg. 14867, effective August 26, 1986; amended at 10 Ill. Reg. 15567, effective September 17, 1986; emergency amendment at 10 Ill. Reg. 17765, effective September 30, 1986, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 19132, effective October 28, 1986; peremptory amendment at 10 Ill. Reg. 21097, effective December 9, 1986; amended at 11 Ill. Reg. 648, effective December 22, 1986; peremptory amendment at 11 Ill. Reg. 3363, effective February 3, 1987; peremptory amendment at 11 Ill. Reg. 4388, effective February 27, 1987; peremptory amendment at 11 Ill. Reg. 6291, effective March 23, 1987; amended at 11 Ill. Reg. 5901, effective March 24, 1987; emergency amendment at 11 Ill. Reg. 8787, effective April 15, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 11830, effective July 1, 1987, for a maximum of 150 days; peremptory amendment at 11 Ill. Reg. 13675, effective July 29, 1987; amended at 11 Ill. Reg. 14984, effective August 27, 1987; peremptory amendment at 11 Ill. Reg. 15273, effective September 1, 1987; peremptory amendment at 11 Ill. Reg. 17919, effective October 19, 1987; peremptory amendment at 11 Ill. Reg. 19812, effective November 19, 1987; emergency amendment at 11 Ill. Reg. 20664, effective December 4, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20778, effective December 11, 1987; peremptory amendment at 12 Ill. Reg. 3811, effective January 27, 1988; peremptory amendment at 12 Ill. Reg. 5459, effective March 3, 1988; amended at 12 Ill. Reg. 6073, effective March 21, 1988; peremptory amendment at 12 Ill. Reg. 7783, effective April 14, 1988; emergency amendment at 12 Ill. Reg. 7734, effective April 15, 1988, for a maximum of 150 days; peremptory amendment at 12 Ill. Reg. 8135, effective April 22, 1988; peremptory amendment at 12 Ill. Reg. 9745, effective May 23, 1988; emergency amendment at 12 Ill. Reg. 11778, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 12895, effective July 18, 1988, for a maximum of 150 days; peremptory amendment at 12 Ill. Reg. 13306, effective July 27, 1988; corrected at 12 Ill. Reg. 13359; amended at 12 Ill. Reg. 14630, effective September 6, 1988; amended at 12 Ill. Reg. 20449, effective November 28, 1988; peremptory amendment at 12 Ill. Reg. 20584, effective November 28, 1988; peremptory amendment at 13 Ill. Reg. 8080, effective May 10, 1989; amended at 13 Ill. Reg. 8849, effective May 30, 1989; peremptory amendment at 13 Ill. Reg. 8970, effective May 26, 1989; emergency amendment at 13 Ill. Reg. 10967, effective June 20, 1989, for a maximum of 150 days; emergency amendment expired on November 17, 1989; amended at 13 Ill. Reg. 11451, effective June 28, 1989; amended at 13 Ill. Reg. 11451, effective June 28, 1989; emergency amendment at 13 Ill. Reg. 11854, effective July 1, 1989, for a maximum of 150 days; corrected at 13 Ill. Reg. 12647; peremptory amendment at 13 Ill. Reg. 12887, effective July 24, 1989; amended at 13 Ill. Reg. 16950, effective October 20, 1989; amended at 13

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Ill. Reg. 19221, effective December 12, 1989; amended at 14 Ill. Reg. 615, effective January 2, 1990; peremptory amendment at 14 Ill. Reg. 1627, effective January 11, 1990; amended at 14 Ill. Reg. 4455, effective March 12, 1990; peremptory amendment at 14 Ill. Reg. 7652, effective May 7, 1990; amended at 14 Ill. Reg. 10002, effective June 11, 1990; emergency amendment at 14 Ill. Reg. 11330, effective June 29, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 14361, effective August 24, 1990; emergency amendment at 14 Ill. Reg. 15570, effective September 11, 1990, for a maximum of 150 days; corrected at 14 Ill. Reg. 16092; peremptory amendment at 14 Ill. Reg. 17098, effective September 26, 1990

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Section 310, TABLE I RC-009 (Institutional Employees, AFSQWE)

Effective: July 1, 1988

S-T-E-P-S

ACTIVITY-PROGRAM-AIDE-I	1	2	3	4	5	6	7	7A
ACTIVITY-PROGRAM-AIDE-II	1190	1227	1268	1305	1341	1383	1454	1496
APPAREL-DRY-GOODS-SPRG-I	1227	1263	1306	1347	1390	1430	1502	1539
APPAREL-DRY-GOODS-SPRG-II	1215	1255	1293	1334	1376	1416	1487	
APPAREL-DRY-GOODS-SPRG-III	1294	1342	1385	1432	1477	1526	1603	
APPAREL-DRY-GOODS-SPRG-IV	1495	1560	1620	1682	1742	1804	1904	
ATTENDANT-I	1190	1227	1268	1305	1341	1383	1454	1496
CHILDREN'S-SHELTER-CARE	1454	1508	1570	1625	1689	1744	1836	
ASSOC								
COMMISSARY-CLERK	1178	1215	1255	1292	1328	1369	1440	
COMMISSARY-MANAGER-I	1215	1255	1293	1334	1376	1416	1487	
COMMISSARY-MANAGER-II	1342	1388	1436	1488	1535	1587	1674	
COMMUNITY-WORKER-I	1388	1440	1492	1548	1601	1655	1745	
COMMUNITY-WORKER-II	1440	1493	1554	1609	1672	1727	1818	
COOK-I	1255	1294	1341	1382	1423	1468	1538	
COOK-II	1342	1388	1436	1488	1535	1587	1674	
EDUCATOR-AIDE	1454	1508	1570	1625	1689	1744	1836	
LICENSED-PRACTICAL-NURSE-I	1402	1454	1507	1563	1617	1672	1762	
LICENSED-PRACTICAL-NURSE-II	1471	1524	1586	1641	1700	1758	1849	
LOCKSMITH	1656	1727	1800	1872	1944	2018	2133	
MEAF-GUTTER-II	1342	1388	1436	1488	1535	1587	1674	
MENTAL-HEALTH-TECHNICIAN	1146	1178	1218	1255	1290	1328	1395	
TRAINEE-I	1347	1398	1448	1502	1552	1604	1689	
TRAINEE-II	1227	1268	1306	1347	1390	1430	1502	1539
MENTAL-HEALTH-TECH								
NICIAN-I	1307	1355	1399	1446	1492	1541	1619	1641
NICIAN-II	1355	1402	1450	1503	1550	1603	1691	1700
NICIAN-III	1402	1454	1507	1563	1617	1672	1762	
MENTAL-HEALTH-TECH								
NICIAN-IV	1454	1508	1570	1625	1689	1744	1836	
NICIAN-V	1471	1524	1586	1641	1700	1758	1849	
MENTAL-HEALTH-TECH								
NICIAN-VI	1355	1402	1450	1503	1550	1603	1691	1700

NURSING-ASSISTANT	1307	1355	1399	1446	1492	1541	1619	1641
PEST-CONTROL-OPERATOR	1440	1493	1554	1609	1672	1727	1818	
PHYSICAL-THERAPY-AIDE-I	1190	1227	1268	1305	1341	1383	1454	1496
PHYSICAL-THERAPY-AIDE-II	1307	1355	1399	1446	1492	1541	1619	1641
PHYSICAL-THERAPY-AIDE-III	1454	1508	1570	1625	1689	1744	1836	
REHABILITATION-WORKSHOP	1355	1402	1450	1503	1550	1603	1691	1700
INSTRUCTOR-I								
REHABILITATION-WORKSHOP	1510	1576	1636	1699	1759	1822	1923	
INSTRUCTOR-II								
RESIDENTIAL-CARE-WORKER	1454	1508	1570	1625	1689	1744	1836	
RESIDENTIAL-CARE-WORKER-TR	1347	1398	1448	1502	1552	1604	1689	
SECURITY-THERAPY-AIDE-TR	1398	1450	1507	1560	1619	1675	1761	
SECURITY-THERAPY-AIDE-I	1637	1705	1775	1847	1917	1989	2099	
SECURITY-THERAPY-AIDE-II	1794	1873	1951	2037	2115	2199	2326	
SECURITY-THERAPY-AIDE-III	1874	1960	2046	2132	2219	2302	2437	
SOCIAL-SERVICE-AIDE-I	1355	1402	1450	1503	1550	1603	1691	1700
SOCIAL-SERVICE-AIDE-II	1454	1509	1570	1625	1689	1744	1836	
SUPPORT-SERVICES-SUPV-I	1388	1440	1492	1548	1601	1655	1745	
SUPPORT-SERVICES-SUPV-II	1495	1560	1620	1682	1742	1804	1904	
SUPPORT-SERVICES-WORKER-II	1178	1215	1255	1292	1328	1369	1440	
SUPPORT-SERV-WORKER-III	1255	1294	1341	1382	1423	1468	1538	
TRANSPORTATION-COORDINATOR	1709	1781	1860	1934	2008	2086	2204	
TRANSPORTATION-OFFICER-I	1794	1873	1951	2037	2115	2199	2326	

Effective January 1, 1989

	S-T-E-P-S						
	1-	2-	3-	4-	5-	6-	7-
ACTIVITY-PROGRAM-AIDE-I	1190	1236	1284	1334	1386	1440	1496
ACTIVITY-PROGRAM-AIDE-II	1227	1274	1323	1374	1427	1482	1539
ATTENDANT	1190	1236	1284	1334	1386	1440	1496
CHILDREN'S-SHELTER-CARE	1454	1510	1570	1629	1692	1757	1836
ASSOC							
EDUCATOR-AIDE	1454	1510	1570	1629	1692	1757	1836
LICENSED-PRACTICAL-NURSE-I	1402	1456	1512	1570	1631	1694	1762
LICENSED-PRACTICAL-NURSE-II	1471	1528	1587	1648	1712	1778	1849
MENTAL-HEALTH-TECHNICIAN-I	1227	1274	1323	1374	1427	1482	1539
MENTAL-HEALTH-TECHNICIAN-II	1307	1358	1410	1464	1521	1580	1641
MENTAL-HEALTH-TECHNICIAN-III	1355	1407	1461	1517	1576	1637	1700
MENTAL-HEALTH-TECHNICIAN-IV	1402	1456	1512	1570	1631	1694	1762

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MENTAL-HEALTH-TECHNICIAN-V	1454	1510	1570	1629	1692	1757	1836
MENTAL-HEALTH-TECH	1471	1528	1587	1648	1712	1778	1849
MENTAL-HEALTH-TECHNICIAN-VI	1355	1407	1461	1517	1576	1637	1700
NURSING-ASSISTANT	1307	1358	1410	1464	1521	1580	1641
PHYSICAL-THERAPY-AIDE-I	1190	1236	1284	1334	1386	1440	1496
PHYSICAL-THERAPY-AIDE-II	1307	1358	1410	1464	1521	1580	1641
PHYSICAL-THERAPY-AIDE-III	1454	1510	1570	1629	1692	1757	1836
REHABILITATION-WORKSHOP	1355	1407	1461	1517	1576	1637	1700
INSTRUCTOR-I	1510	1576	1636	1699	1759	1825	1923
INSTRUCTOR-II	1454	1510	1570	1629	1692	1757	1836
SOCIAL-SERVICE-AIDE-I	1355	1407	1461	1517	1576	1637	1700
SOCIAL-SERVICE-AIDE-II	1454	1510	1570	1629	1692	1757	1836

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ACTIVITY-PROGRAM-AIDE-I	1232	1279	1329	1381	1435	1490	1548
ACTIVITY-PROGRAM-AIDE-II	1270	1319	1369	1422	1477	1534	1593
APPAREL-BRY-GOODS-SPECIALIST-I	1258	1299	1338	1381	1424	1466	1539
APPAREL-BRY-GOODS-SPECIALIST-II	1339	1389	1433	1482	1529	1579	1659
APPAREL-BRY-GOODS-SPECIALIST-III	1547	1615	1677	1741	1803	1867	1971
ATTENDANT	1232	1279	1329	1381	1435	1490	1548
BAKER-HELPER	1219	1258	1299	1337	1374	1417	1490
BLACKSMITH	1490	1545	1608	1665	1731	1787	1882
BRAILLE-PRINTER	1299	1339	1388	1439	1473	1519	1592
CHILDREN'S-SHELTER-CARE-ASSOC	1505	1563	1625	1686	1751	1818	1900
COMMISSARY-CLERK	1219	1258	1299	1337	1374	1417	1490
COMMISSARY-MANAGER-I	1258	1299	1338	1381	1424	1466	1539
COMMISSARY-MANAGER-II	1389	1437	1486	1540	1589	1643	1733
COMMUNITY-WORKER-I	1437	1490	1544	1602	1657	1713	1806
COMMUNITY-WORKER-II	1490	1545	1608	1665	1731	1787	1882
COOK-I	1299	1339	1388	1439	1473	1519	1592
COOK-II	1389	1437	1486	1540	1589	1643	1733
EDUCATOR-AIDE	1505	1563	1625	1686	1751	1818	1900
FLORIST-I	1299	1339	1388	1439	1473	1519	1592
FLORIST-II	1547	1615	1677	1741	1803	1867	1971
FOSTER-GRANDPARENT	1159	1194	1232	1267	1304	1339	1399
INSTITUTION-WORKER	1219	1258	1299	1337	1374	1417	1490
INSTITUTIONAL-MAINTENANCE-WKR	1366	1417	1461	1512	1560	1610	1693
LABORATORY-HELPER	1219	1258	1299	1337	1374	1417	1490
LABORATORY-TECHNICIAN-I	1339	1389	1433	1482	1529	1579	1659
LABORATORY-TECHNICIAN-II	1437	1490	1544	1602	1657	1713	1806

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LABORATORY-TECHNICIAN-III	1547	1615	1677	1741	1803	1867	1971
LAUNDRY-HEAD-WORKER	1389	1437	1486	1540	1589	1643	1723
LAUNDRY-WORKER	1219	1258	1299	1337	1374	1417	1490
LICENSED-PRACTICAL-NURSE-I	1451	1507	1565	1625	1688	1753	1824
LICENSED-PRACTICAL-NURSE-II	1522	1581	1643	1706	1772	1840	1914
LOOKSMITH	1714	1787	1863	1938	2012	2089	2208
MEAT-CUTTER-I	1258	1299	1338	1381	1424	1466	1539
MEAT-CUTTER-II	1389	1437	1486	1540	1589	1643	1723
MENTAL-HEALTH-TECHNICIAN-I	1270	1319	1369	1422	1477	1534	1593
MENTAL-HEALTH-TECHNICIAN-II	1353	1406	1459	1515	1574	1635	1698
MENTAL-HEALTH-TECHNICIAN-III	1402	1456	1512	1570	1631	1694	1760
MENTAL-HEALTH-TECHNICIAN-IV	1451	1507	1565	1625	1688	1753	1824
MENTAL-HEALTH-TECHNICIAN-V	1505	1563	1625	1686	1751	1818	1900
MENTAL-HEALTH-TECHNICIAN-VI	1522	1581	1643	1706	1772	1840	1914
MENTAL-HEALTH-TECHNICIAN-TRN-I	1186	1219	1261	1299	1335	1374	1444
MENTAL-HEALTH-TECHNICIAN-TRN-II	1394	1447	1499	1555	1606	1660	1748
NURSING-ASSISTANT	1402	1456	1512	1570	1631	1694	1760
PEST-CONTROL-OPERATOR	1353	1406	1459	1515	1574	1635	1698
PHYSICAL-THERAPY-AIDE-I	1490	1545	1608	1665	1731	1787	1882
PHYSICAL-THERAPY-AIDE-II	1232	1279	1329	1381	1435	1490	1548
PHYSICAL-THERAPY-AIDE-III	1353	1406	1459	1515	1574	1635	1698
PHYSICAL-THERAPY-AIDE-IV	1505	1563	1625	1686	1751	1818	1900
REHAB-WORKSHOP-INSTRUCTOR-I	1402	1456	1512	1570	1631	1694	1760
REHAB-WORKSHOP-INSTRUCTOR-II	1563	1631	1693	1758	1821	1883	1990
RESIDENTIAL-CARE-WORKER	1505	1563	1625	1686	1751	1818	1900
RESIDENTIAL-CARE-WORKER-TRN	1394	1447	1499	1555	1606	1660	1748
SECURITY-THERAPY-AIDE-I	1694	1765	1837	1912	1984	2059	2172
SECURITY-THERAPY-AIDE-II	1857	1939	2019	2108	2189	2276	2407
SECURITY-THERAPY-AIDE-III	1940	2029	2118	2207	2297	2383	2522
SECURITY-THERAPY-AIDE-TRAINEE	1447	1501	1560	1615	1676	1734	1823
SOCIAL-SERVICE-AIDE-I	1402	1456	1512	1570	1631	1694	1760
SOCIAL-SERVICE-AIDE-II	1505	1563	1625	1686	1751	1818	1900
SOCIAL-SERVICE-AIDE-TRAINEE	1219	1261	1301	1339	1383	1422	1495
SUPPORT-SERVICES-SUPERVISOR-I	1437	1490	1544	1602	1657	1713	1806
SUPPORT-SERVICES-SUPERVISOR-II	1547	1615	1677	1741	1803	1867	1971
SUPPORT-SERVICES-WORKER-I	1219	1258	1299	1337	1374	1417	1490
SUPPORT-SERVICES-WORKER-II	1299	1339	1388	1430	1473	1519	1592
TRANSPORTATION-COORDINATOR	1769	1843	1925	2002	2078	2159	2281
TRANSPORTATION-OFFICER-I	1857	1939	2019	2108	2189	2276	2407

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	1	2	3	4	5	6	7
ACTIVITY PROGRAM AIDE I	1287	1337	1389	1443	1500	1557	1618
ACTIVITY PROGRAM AIDE II	1327	1378	1431	1486	1543	1603	1665
APPAREL-DRY GOODS SPEC. I	1315	1357	1398	1443	1488	1532	1608
APPAREL-DRY GOODS SPEC. II	1399	1452	1497	1549	1593	1650	1734
APPAREL-DRY GOODS SPEC. III	1617	1688	1752	1819	1884	1951	2060
ATTENDANT	1287	1337	1389	1443	1500	1557	1618
BAKER HELPER	1274	1315	1357	1397	1436	1481	1557
BLACKSMITH	1557	1615	1680	1740	1809	1867	1967
RAILROAD PRINTER	1357	1399	1450	1494	1539	1587	1664
CHILDREN'S SHELTER CARE ASSOCIATE	1573	1633	1698	1762	1830	1900	1986
COMMISSARY CLERK	1274	1315	1357	1397	1436	1481	1557
COMMISSARY MANAGER I	1315	1357	1398	1443	1488	1532	1608
COMMISSARY MANAGER II	1452	1502	1553	1609	1661	1717	1811
COMMUNITY WORKER I	1502	1557	1613	1674	1732	1790	1887
COMMUNITY WORKER II	1557	1615	1680	1740	1809	1867	1967
COOK I	1357	1399	1450	1494	1539	1587	1664
COOK II	1452	1502	1553	1609	1661	1717	1811
EDUCATOR AIDE	1573	1633	1698	1762	1830	1900	1986
FLOREST I	1617	1688	1752	1819	1884	1951	2060
FLOREST II	1357	1399	1450	1494	1539	1587	1664
FOSTER GRANDPARENT	1617	1688	1752	1819	1884	1951	2060
INSTITUTION WORKER	1211	1248	1287	1324	1363	1399	1462
INSTITUTIONAL MAINTENANCE WORKER	1274	1315	1357	1397	1436	1481	1557
LABORATORY HELPER	1427	1481	1527	1580	1630	1682	1769
LABORATORY TECHNICIAN I	1274	1315	1357	1397	1436	1481	1557
LABORATORY TECHNICIAN II	1399	1452	1497	1549	1598	1650	1734
LABORATORY TECHNICIAN III	1502	1557	1613	1674	1732	1790	1887
LABORATORY TECHNICIAN IV	1617	1688	1752	1819	1884	1951	2060
LAUNDRY LEAD WORKER	1452	1502	1553	1609	1661	1717	1811
LAUNDRY WORKER	1274	1315	1357	1397	1436	1481	1557
LICENSED PRACTICAL NURSE I	1516	1575	1635	1698	1764	1832	1906
LICENSED PRACTICAL NURSE II	1590	1652	1717	1783	1852	1923	2000
BLACKSMITH	1791	1867	1947	2025	2103	2183	2307
MEAT CUTTER I	1315	1357	1398	1443	1488	1532	1608
MEAT CUTTER II	1452	1502	1553	1609	1661	1717	1811
MENTAL HEALTH TECHNICIAN I	1327	1378	1431	1486	1543	1603	1665
MENTAL HEALTH TECHNICIAN II	1414	1469	1525	1583	1645	1709	1774
MENTAL HEALTH TECHNICIAN III	1465	1522	1580	1641	1704	1770	1839
MENTAL HEALTH TECHNICIAN IV	1516	1575	1635	1698	1764	1832	1906
MENTAL HEALTH TECHNICIAN V	1573	1633	1698	1762	1830	1900	1986
MENTAL HEALTH TECHNICIAN VI	1590	1652	1717	1783	1852	1923	2000
MENTAL HEALTH TECHNICIAN TRN. I	1239	1274	1318	1357	1395	1436	1509

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MENTAL HEALTH TECHNICIAN TRN. II	1457	1512	1566	1625	1678	1735	1827
MUSICIAN	1465	1522	1580	1641	1704	1770	1839
NURSING ASSISTANT	1414	1469	1525	1583	1645	1709	1774
PEST CONTROL OPERATOR	1557	1615	1680	1740	1809	1867	1967
PHYSICAL THERAPY AIDE I	1287	1337	1389	1443	1500	1557	1618
PHYSICAL THERAPY AIDE II	1414	1469	1525	1583	1645	1709	1774
PHYSICAL THERAPY AIDE III	1573	1633	1698	1762	1830	1900	1986
REHAB. WORKSHOP INSTRUCTOR I	1465	1522	1580	1641	1704	1770	1839
REHAB. WORKSHOP INSTRUCTOR II	1633	1704	1769	1837	1903	1974	2080
RESIDENTIAL CARE WORKER	1573	1633	1698	1762	1830	1900	1986
RESIDENTIAL CARE WORKER TRAINEE	1457	1512	1566	1625	1678	1735	1827
SECURITY THERAPY AIDE I	1770	1844	1920	1998	2073	2152	2270
SECURITY THERAPY AIDE II	1941	2026	2110	2203	2288	2378	2515
SECURITY THERAPY AIDE III	2027	2120	2213	2306	2400	2490	2635
SECURITY THERAPY AIDE TRAINEE	1512	1569	1630	1688	1751	1812	1905
SOCIAL SERVICE AIDE I	1465	1522	1580	1641	1704	1770	1839
SOCIAL SERVICE AIDE II	1573	1633	1698	1762	1830	1900	1986
SOCIAL SERVICE AIDE TRAINEE	1274	1318	1360	1399	1445	1486	1562
SUPPORT SERVICES SUPERVISOR I	1502	1557	1613	1674	1732	1790	1887
SUPPORT SERVICES SUPERVISOR II	1617	1688	1752	1819	1884	1951	2060
SUPPORT SERVICES WORKER I	1274	1315	1357	1397	1436	1481	1557
SUPPORT SERVICES WORKER II	1357	1399	1450	1494	1539	1587	1664
SUPPORT SERVICES WORKER III	1849	1926	2012	2092	2172	2256	2384
TRANSPORTATION COORDINATOR	1941	2026	2110	2203	2288	2378	2515
TRANSPORTATION OFFICER I							

(Source: Preemptory amendment at 14 Ill. Reg. 17098, effective September 26, 1990)

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1) The Heading of the Part: GENERAL ASSISTANCE

2) Code Citation: 89 Ill. Adm. Code 114

3) Section Number: Adopted Action:

114.250 Amendment

4) Statutory Authority: Sections 6-1.2, 6-2 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 6-1.2, 6-2 and 12-13)

5) Effective Date of Adopted Amendment: September 30, 1990

6) Does this rulemaking contain an automatic repeal date?
 Yes ☐ No ☒

7) Does this Adopted Amendment contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: September 30, 1990

9) Notice of Proposal Published in Illinois Register:

June 22, 1990 (14 Ill. Reg. 9815)

10) Has JCAR issued a Statement of Objections to this Adopted Amendment? No

11) Differences between proposal and final version: Based on comments received from the Administrative Code Division, the following changes were made to this rulemaking:

- 1) at line 2 of subsection (b), the word "for" is restored;
- 2) at lines 3 thru 5 of subsection (b)(4), the phrase "(consider an equal share of the equity value as belonging to the client)" is deleted; and
- 3) at line 3 of subsection (b)(5), after the word "changed", the phrase "(see subsections (b)(2) and (3) above for documentation examples)" is added; and
- 4) at line 3 of subsection (b)(3); the word "then" is inserted before the word "the".

12) Have all the changes agreed upon by the agency and JCAR

DEPARTMENT OF PUBLIC AID

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been made as indicated in the agreement letter issued by JCAR? Yes

13) Will this Adopted Amendment replace an Emergency Amendment currently in effect? No

14) Are there any Amendments pending on this Part? Yes

Section Numbers Proposed Action Illinois Register Citation

114.402 Amendment September 28, 1990
 (14 Ill. Reg. 15712)

15) Summary and Purpose of Adopted Amendment: This rulemaking revises the Department's policy on jointly held assets to provide that only assets that are owned, available or accessible to the individual will be considered when determining eligibility for assistance under the General Assistance Program.

16) Information and questions regarding this Adopted Amendment shall be directed to:

Name: Anita Williams, Staff Attorney
 Office of the General Counsel

Address: Illinois Department of Public Aid
 Jesse B. Harris Building II
 100 South Grand Avenue East, 3rd Flr.
 Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendment begins on the next page:

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 114
GENERAL ASSISTANCE

SUBPART A: GENERAL PROVISIONS

Section 114.1 Description of the Assistance Program
114.5 Incorporation By Reference

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

Section 114.9 Client Cooperation
114.10 Citizenship
114.20 Residence
114.30 Age
114.40 Relationship
114.50 Living Arrangement
114.52 Social Security Numbers
114.60 Work Registration Requirements
114.61 Individuals Exempt From Work Registration Requirements
114.62 Job Service Registration
114.63 Failure to Maintain Current Job Service Registration
114.64 Responsibility to Seek Employment
114.70 Initial Employment Expenses
114.80 Work and Training Programs
114.85 Downstate General Assistance - Food Stamps
Employment and Training Pilot Project
114.90 Project Chance Participation/Cooperation
Requirements (Renumbered)
114.100 General Assistance Jobs Program (Repealed)

SUBPART C: PROJECT ADVANCE

Section 114.108 Project Advance
114.109 Project Advance Participation Requirements of
Adjudicated Fathers
114.110 Project Advance Cooperation Requirements of
Adjudicated Fathers
114.111 Project Advance Sanctions
114.113 Project Advance Good Cause for Failure to Comply
114.115 Individuals Exempt From Project Advance
114.117 Project Advance Supportive Services

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SUBPART D: PROJECT CHANCE

Section 114.120 Employment, Training, Rehabilitation, and Advocacy for
General Assistance Programs Administered by the
Illinois Department of Public Aid
114.121 Persons Required to Participate in Employment and
Training
114.122 Advocacy Program for Persons Who Have Applied for
Supplemental Security Income (SSI) Under Title XVI of
the Social Security Act
114.123 Persons in Need of Work Rehabilitative Services (WRS)
to Become Employable
114.124 Employment and Training Participation/Cooperation
Requirements
114.125 Employment and Training Program Orientation
114.126 Employment and Training Program Full Assessment
Process/Development of an Employment Plan
114.127 Employment and Training Program Components
114.128 Employment and Training Sanctions
114.129 Good Cause For Failure to Cooperate With Work and
Training Participation Requirements
114.130 Employment and Training Supportive Services
114.140 Employment Child Care (Repealed)

SUBPART E: FINANCIAL FACTORS OF ELIGIBILITY

Section 114.200 Unearned Income
114.201 Budgeting Unearned Income
114.202 Budgeting Unearned Income of Applicants Receiving
Income On Date of Application And/Or Date of Decision
114.203 Initial Receipt of Unearned Income
114.204 Termination of Unearned Income
114.210 Exempt Unearned Income
114.220 Education Benefits
114.221 Unearned Income In-Kind
114.222 Earmarked Income
114.223 Lump Sum Payments
114.224 Protected Income
114.225 Earned Income
114.226 Budgeting Earned Income
114.227 Budgeting Earned Income of Applicants Receiving Income
On Date of Application And/Or Date of Decision
114.228 Initial Employment
114.229 Termination of Employment
114.230 Exempt Earned Income
114.235 Recognized Employment Expenses
114.240 Income From Work/Study/Training Program (Repealed)

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Section
 114.241 Earned Income From Self-Employment
 114.242 Earned Income From Roomer and Boarder
 114.243 Earned Income From Rental Property
 114.244 Earned Income In-Kind
 114.245 Payments from the Illinois Department of Children and Family Services
 114.246 Budgeting Earned Income For Contractual Employees
 114.247 Budgeting Earned Income For Non-contractual School Employees
 114.250 Assets
 114.251 Exempt Assets
 114.252 Asset Disregards
 114.260 Deferral of Consideration of Assets (Repealed)
 114.270 Property Transfers
 114.280 Supplemental Payments

SUBPART F: PAYMENT AMOUNTS

Section
 114.350 Payment Levels for General Assistance
 114.351 Payment Levels in Group I Counties
 114.352 Payment Levels in Group II Counties
 114.353 Payment Levels in Group III Counties

SUBPART G: OTHER PROVISIONS

Section
 114.400 Persons Who May Be Included In the Assistance Unit
 114.401 Eligibility of Strikers
 114.402 Special Needs Authorizations
 114.403 Institutional Status
 114.404 Retrospective Budgeting
 114.405 Budgeting Schedule
 114.420 Redetermination of Eligibility
 114.430 Twelve Month Extension of Medical Assistance Due to Increased Income From Employment

SUBPART H: CHILD CARE

Section
 114.450 Child Care
 114.452 Child Care Eligibility
 114.454 Qualified Provider
 114.456 Notification of Available Services
 114.458 Participant Rights and Responsibilities
 114.462 Additional Service to Secure or Maintain Child Care Arrangements
 114.464 Rates of Payment for Child Care

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Section
 114.466 Method of Providing Child Care
 SUBPART I: TRANSITIONAL CHILD CARE
 Section
 114.500 Transitional Child Care Eligibility
 114.504 Duration of Eligibility for Transitional Child Care
 114.506 Loss of Eligibility for Transitional Child Care
 114.508 Qualified Provider
 114.510 Notification of Available Services
 114.512 Participant Rights and Responsibilities
 114.514 Child Care Overpayments and Recoveries
 114.516 Fees for Service for Transitional Child Care
 114.518 Rates of Payment for Transitional Child Care

AUTHORITY: Implementing Article VI and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 6-1 et seq. and 12-13)

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amended at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243, effective September 21, 1979, peremptory amendment at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134,

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effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041, effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory amendment at 6 Ill. Reg. 611, effective January 1, 1982; amended at 6 Ill. Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; rules repealed, new rules adopted and codified at 7 Ill. Reg. 907, effective January 7, 1983; amended (by adding sections being codified with no substantive change) at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 9909, effective August 5, 1983; amended (by adding section being codified with no substantive change) at 7 Ill. Reg. 14747; amended (by adding section being codified with no substantive change) at 7 Ill. Reg. 16107; amended at 7 Ill. Reg. 16408, effective November 30, 1983; amended at 7 Ill. Reg. 16652, effective December 1, 1983; amended at 8 Ill. Reg. 243, effective December 27, 1983; amended at 8 Ill. Reg. 5233, effective April 9, 1984; amended at 8 Ill. Reg. 6764, effective April 27, 1984; amended at 8 Ill. Reg. 11435, effective June 27, 1984; amended at 8 Ill. Reg. 13319, effective July 16, 1984; amended at 8 Ill. Reg. 16237, effective August 24, 1984; amended (by adding sections being codified with no substantive

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change) at 8 Ill. Reg. 17896; amended at 9 Ill. Reg. 314, effective January 1, 1985; emergency amendment at 9 Ill. Reg. 823, effective January 3, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 9557, effective June 5, 1985; amended at 9 Ill. Reg. 10764, effective July 5, 1985; amended at 9 Ill. Reg. 15800, effective October 16, 1985; amended at 10 Ill. Reg. 1924, effective January 17, 1986; amended at 10 Ill. Reg. 3660, effective January 30, 1986; emergency amendment at 10 Ill. Reg. 4646, effective February 3, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 4896, effective March 7, 1986; amended at 10 Ill. Reg. 10681, effective June 3, 1986; amended at 10 Ill. Reg. 11041, effective June 5, 1986; amended at 10 Ill. Reg. 12662, effective July 14, 1986; amended at 10 Ill. Reg. 15118, effective September 5, 1986; amended at 10 Ill. Reg. 15640, effective September 19, 1986; amended at 10 Ill. Reg. 19079, effective October 24, 1986; amended at 11 Ill. Reg. 2307, effective January 16, 1987; amended at 11 Ill. Reg. 5297, effective March 11, 1987; amended at 11 Ill. Reg. 6238, effective March 20, 1987; emergency amendment at 11 Ill. Reg. 12449, effective July 10, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 12948, effective August 1, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 18311, effective November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 18689, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 18791, effective November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20129, effective December 4, 1987; amended at 11 Ill. Reg. 20889, effective December 14, 1987; amended at 12 Ill. Reg. 889, effective January 1, 1988; SUBPARTS C, D and E reclassified to SUBPARTS E, F and G at 12 Ill. Reg. 2147; Section 114.110 recodified to Section 114.52 at 12 Ill. Reg. 2984; amended at 12 Ill. Reg. 3505, effective January 22, 1988; amended at 12 Ill. Reg. 6170, effective March 18, 1988; amended at 12 Ill. Reg. 6719, effective March 22, 1988; amended at 12 Ill. Reg. 9108, effective May 20, 1988; amended at 12 Ill. Reg. 9699, effective May 24, 1988; amended at 12 Ill. Reg. 9940, effective May 31, 1988; amended at 12 Ill. Reg. 11474, effective June 30, 1988; amended at 12 Ill. Reg. 14255, effective August 30, 1988; emergency amendment at 12 Ill. Reg. 14364, effective September 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 16729, effective September 30, 1988; amended at 12 Ill. Reg. 20171, effective November 28, 1988; amended at 13 Ill. Reg. 89, effective January 1, 1989; amended at 13 Ill. Reg. 1546, effective January 20, 1989; amended at 13 Ill. Reg. 3900, effective March 10, 1989; amended at 13 Ill. Reg. 8580, effective May 20, 1989; emergency amendment at 13 Ill. Reg. 16169, effective October 2, 1989 for a maximum of 150 days; emergency expired March 1, 1990; amended at 13 Ill. Reg. 16015, effective October 6, 1989; amended at 14 Ill. Reg. 746,

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effective January 1, 1990; amended at 14 Ill. Reg. 3640, effective February 23, 1990; amended at 14 Ill. Reg. 6360, effective April 16, 1990; amended at 14 Ill. Reg. 10929, effective June 20, 1990; amended at 14 Ill. Reg. 13215, effective August 6, 1990; amended at 14 Ill. Reg. 13777, effective August 10, 1990; amended at 14 Ill. Reg. 14162, effective August 17, 1990; amended at 14 Ill. Reg. 17111, effective September 30, 1990.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

SUBPART E: FINANCIAL FACTORS OF ELIGIBILITY

Section 114.250 Assets

a) The value of non-exempt assets shall be considered in determining eligibility for ~~and the amount of the assistance payment~~ an assistance payment.

b) The entire equity value of jointly held assets shall be considered in determining eligibility for ~~and the amount of the assistance payment, unless:~~ an assistance payment.

- 1) The asset is a joint income tax refund; or
- 2) The client documents that he/she does not have access to the asset. Appropriate documents may include, but are not limited to, bank documents, signature cards, trust documents, divorce papers, and papers from court proceedings.
- 3) The client can document the amount of his legal interest in the asset, and that such amount is less than the entire value of the asset, then the documented amount shall be considered. Appropriate documentation may include, but is not limited to, bank documents, trust documents, signature cards, divorce papers, or court orders; or

4) The asset is held jointly with a client(s) of any Illinois Department of Public Aid assistance program, other than Food Stamps; or

5) The client documents that the asset or a portion of the asset is not owned by the client and the client's accessibility to the asset is changed.

Section 114.250 Assets (Cont'd)
NOTICE OF ADOPTED AMENDMENT

(see subsections (b)(2) and (3) above for documentation examples).

c) Income tax refunds

1) Income tax refunds shall be considered available assets and are to be considered against the appropriate nonexempt asset limitation of the assistance unit. One-half of joint tax refunds shall be considered available for each payee.

2) A client who declares that less than one-half of the joint income tax was received may claim an exception. Only the amount claimed to be received shall be considered.

d) Trust Fund for the Benefit of a Dependent Child

1) When trust fund exists in the name of a child or for the benefit of a child included in the trust assistance unit and the amount of the trust fund by itself or combined with other nonexempt assets of the assistance unit exceeds the asset disregard, the caretaker shall be allowed forty-five (45) days to petition the court for release of the funds. When someone other than the caretaker is the trustee of the trust fund, the caretaker is responsible for taking action, within forty-five (45) days of the Department's becoming aware of the existence of the trust fund to petition the court to order the trustee to release the funds. The child for whom the trust fund was established shall remain in the assistance unit for the forty-five (45) days.

2) When the trust fund combined with other nonexempt assets of the assistance unit does not exceed the asset disregard, petitioning the court for release of the funds is not required.

3) At the end of forty-five (45) days, if the caretaker:

- A) does not provide verification that the court has been petitioned, the amount of the trust fund shall be considered a nonexempt asset and shall be applied to the asset disregard

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Section 114.250

Assets (Cont'd)

of the assistance unit. When the trust fund and other nonexempt assets exceed the asset disregard, the child may be deleted or if the child is the only child in the assistance unit, the case may be changed to an adult only case(s). The eligibility of all other members of the assistance unit shall not be affected unless the child with the trust fund is the only child in the assistance unit, or

B) provides verification that the court has been petitioned and the court denied the request for release of the funds, the amount of the trust fund shall be considered an exempt asset, or

C) provides verification the court will release the funds for the child, the released amount(s) shall be considered as follows:

i) When the petition and court order direct the money be used for the child's income maintenance needs or do not specify a purpose, payments shall be budgeted as nonexempt unearned income. The caretaker may request the child be removed from the assistance unit if the earmarked income meets the child's needs. The earmarked income shall be considered available to meet the needs of the child only and the other assistance unit members remain eligible.

ii) When the petition and court order direct the money be used for the child's income maintenance needs or do not specify a purpose, a one-time only release of the money shall be considered an asset subject to the asset disregard. If the payment plus other nonexempt assets exceed the asset disregard, the caretaker may choose to delete the child from the assistance

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Section 114.250

Assets (Cont'd)

unit. The other assistance unit members shall remain eligible.

iii) When the petition and court-order direct the money be used for a specific purpose other than the income maintenance needs of the child, the money shall be considered exempt and does not affect eligibility, or

D) provides verification the court was petitioned but a decision was not made, assistance shall be continued for the child and a control established for 30 days.

(Source: Amended at 14 Ill. Reg. 17111, effective September 30, 1990)

- 1) The Heading of the Part: CHILD SUPPORT ENFORCEMENT
- 2) Code Citation: 89 Ill. Adm. Code 160
- 3) Section Number: 160.70
Proposed Action: Withdrawal
- 4) Date Notice of Proposed Amendment Published in the Illinois Register: August 31, 1990 (14 Ill. Reg. 13946)
- 5) Reason for the withdrawal: This rulemaking is being withdrawn so that further changes can be made. It will be refiled in the very near future.

- 1) The Heading of the Part: FOOD STAMPS
- 2) Code Citation: 89 Ill. Adm. Code 121
- 3) Section Number: 121.63
Action: Refusal
- 4) Date Notice of Proposed Amendment Published in the Register: June 15, 1990 (14 Ill. Reg. 9317)
- 5) Date JCAR Statement of Objection Published in the Register: September 28, 1990 (14 Ill. Reg. 16077)
- 6) Summary of Action Taken by the Agency:

The Joint Committee on Administrative Rules has objected to the proposed amendment to the Department of Public Aid's amendment to 89 Ill. Adm. Code 121.63 "Deductions From Monthly Income" on the basis that the Department has implemented agency policy prior to completion of the general rulemaking procedures, in violation of Section 5(a) and 5.01(c) of the Illinois Administrative Procedure Act.

This rulemaking increases the State Utility Standard from \$165.00 to \$170.00 and increases the State Telephone Standard from \$14.00 to \$18.00. The Department acknowledges that the policy changes contained in this rulemaking have already been implemented.

Pursuant to Section 5.01 of the Illinois Administrative Procedure Act, the Department published the Notice of Proposed Amendment relating to this rulemaking describing the proposed changes. Interested parties were afforded the opportunity to comment on the proposed changes. Accordingly, the publication and notice requirements of the Illinois Administrative Procedure Act were satisfied. While, it is true that the Department implemented the policy contained in these rules prior to completion of the rulemaking process, there is no reasonable or practical action after the fact the Department can take.

Furthermore, it should be noted that the implementation of this amendment prior to its adoption did not have any adverse impact upon the public.

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TO MEET THE OBJECTION OF THE JOINT COMMITTEE
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Therefore, the Department does not believe there has been any violation of the spirit and intent of Sections 5(a) and 5.01(c) of the Illinois Administrative Procedure Act and believe the objection is unwarranted.

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- 1) The Heading of the Part: Reimbursement for Nursing Costs for Geriatric Facilities
- 2) Code Citation: 89 Ill. Adm. Code 147

3) Section Numbers:

147.300	Refusal	<u>Action:</u>
147.305	Refusal	
147.310	Refusal	
147.315	Refusal	
147.320	Refusal	
147.325	Refusal	
147.330	Refusal	
147.335	Refusal	
147.340	Refusal	
147.345	Refusal	
147.350	Refusal	

4) Date Notice of Proposed Rules Published in the Register:

June 15, 1990 (14 Ill. Reg. 9523)

5) Date JCAR Statement of Objection Published in the Register:

August 10, 1990 (14 Ill. Reg. 13039)

6) Summary of Action Taken by the Agency: The Committee has objected to this rulemaking on the basis that the Department implemented this rule prior to completion of required rulemaking procedures. The Department respectfully disagrees and must refuse to meet the Committee's objection.

Promulgation of the Department's rules in this instance was delayed as a result of circumstances beyond the Department's control. Federal law required that the particular services covered under the rule be effective February 1, 1990, but federal regulations setting out detailed guidelines regarding the services were not proposed until March, 1990. The Department did attempt to mitigate the situation by adopting the rule via the emergency rulemaking procedure. Furthermore, implementation prior to the emergency rule's effective date did not adversely impact on affected providers. In any event, there is little the Department can do at this time to meet the Committee's objection.

DEPARTMENT OF REVENUE

NOTICE OF REFUSAL TO MEET THE OBJECTION OF THE
JOINT COMMITTEE ON ADMINISTRATIVE RULES

1) Heading of the Part: Alcoholic Liquor Act

2) Code Citation: 86 Ill. Adm. Code 420

3) Section Numbers:
420.10 Action:
420.140 Refusal
 Refusal

4) Date Notice of Proposed Rules Published in the Register:

June 15, 1990, 14 Ill. Reg. 9402
(issue date)

5) Date JCAR Statement of Objection Published in the Illinois Register:

September 28, 1990, 14 Ill. Reg. 16090
(issue date)

6) Summary of Action Taken by the Agency:

While we recognize the existence of the provisions of the Illinois Administrative Procedures Act stating that a rule is not effective until its adoption, we are of the opinion that a final court decision which conflicts with a rule must be given effect.

The amended rule will be adopted, notwithstanding the objection.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of September 24, 1990 through September 28, 1990, and have been scheduled for review by the Committee at its November meeting. Other items not contained in this published list may also be considered by the Joint Committee at its November meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Joint Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
11/8/90	Department of Corrections, Rights and Privileges (20 Ill. Adm. Code 525)	8/3/90 14 Ill. Reg. 12345	November, 1990
11/8/90	Pollution Control Board, Regulatory and Informational Hearings and Proceedings (35 Ill. Adm. Code 102)	7/20/90 14 Ill. Reg. 11666	November 1990
11/13/90	Department of Central Management Services, Personal Use of State Telephones (44 Ill. Adm. Code 5030)	7/13/90 14 Ill. Reg. 10983	November 1990
11/13/90	Department of Conservation, White-Tailed Deer Hunting by Use of Bow and Arrow (17 Ill. Adm. Code 670)	7/20/90 14 Ill. Reg. 11437	November, 1990
11/13/90	Illinois Racing Board, Regulations for Meetings (11 Ill. Adm. Code 1424)	7/6/90 14 Ill. Reg. 10691	November, 1990
11/13/90	Illinois Racing Board, Totalizator Operations (11 Ill. Adm. Code 433)	7/6/90 14 Ill. Reg. 10700	November, 1990
11/13/90	Illinois Racing Board, Trifecta Rules (11 Ill. Adm. Code 409)	7/6/90 14 Ill. Reg. 10705	November, 1990
11/13/90	Illinois Racing Board, Admissions and Credentials (11 Ill. Adm. Code 1428)	7/6/90 14 Ill. Reg. 10675	November, 1990

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSECOND NOTICES RECEIVED
(page 2)

<u>Second Notice Expires</u>	<u>Agency and Rule</u>	<u>Start of First Notice</u>	<u>Scheduled for Consideration by JC&R</u>
11/13/90	Illinois Racing Board, Medication (11 Ill. Adm. Code 509)	7/6/90 14 Ill. Reg. 10679	November, 1990
11/13/90	Illinois Racing Board, Racetrack Operators and Their Duties (11 Ill. Adm. Code 1305)	7/6/90 14 Ill. Reg. 10687	November, 1990
11/13/90	Illinois Racing Board, Starting (11 Ill. Adm. Code 1415)	7/6/90 14 Ill. Reg. 10696	November, 1990
11/13/90	Department of Public Aid, Drug Manual (89 Ill. Adm. Code 141)	8/10/90 14 Ill. Reg. 12714	November, 1990
11/13/90	Secretary of State, The Illinois Library System Act (23 Ill. Adm. Code 3030)	7/20/90 14 Ill. Reg. 11764	November, 1990

PROCLAMATION

90-305
CUSTOMER SERVICE WEEK
(Revised)

Whereas, the customer is an influential and important factor in a company's success; and

Whereas, because the customer is such a significant part of a company's success, great emphasis must be placed on providing quality customer service; and

Whereas, today's high cost of attracting new customers further emphasizes the need to retain existing customers by providing them with effective service; and

Whereas, excellent customer service contributes to the growth and success of every company;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim September 30-October 6, 1990, as CUSTOMER SERVICE WEEK in Illinois.

Issued by the Governor September 24, 1990.

Filed with the Secretary of State October 1, 1990.

90-454

CERTIFIED PROFESSIONAL SECRETARIES MONTH

Whereas, the Certified Professional Secretaries rating is one of the highest honors available in the secretarial profession. Professionals in government, business, and industry recognize that secretaries who have such a rating can be of valuable service to them; and

Whereas, to obtain the certification, secretaries must satisfactorily demonstrate their judgment, understanding, and administrative capabilities in an examination administered by the Institute for Certifying Secretaries; and

Whereas, certified secretaries possess knowledge and skill in business relationships, business and public policy, economics, management, communication, decision-making, financial analysis, and office procedures;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 1990 as CERTIFIED PROFESSIONAL SECRETARIES MONTH in Illinois and extend congratulations to secretaries who have earned this distinguished rating and to those striving for the honor.

Issued by the Governor September 21, 1990.

Filed with the Secretary of State October 1, 1990.

90-455

FIRST ALERT 20th ANNIVERSARY RECOGNIZED/FIRE FREE DECADE

Whereas, 20 years have passed since the first commercial

smoke detector was invented in Aurora, Illinois, by BRK. Today in the United States alone, six out of 10 detectors sold are manufactured by this company; and

Whereas, through the years, BRK has worked with companies such as McDonald's, Bactine, United States Fire Administration, the Chicago White Sox, and SAFE KIDS to promote fire safety through the use of First Alert Smoke Detectors. In the process, BRK has built a solid reputation of protecting homes and families from fire; and

Whereas, citizens should strive to maintain a sense of fire safety in all aspects of everyday life to protect loved ones and property from fire--a preventable tragedy;

Therefore, I, James R. Thompson, Governor of the State of Illinois, recognize October 9, 1990, as the 20th ANNIVERSARY OF FIRST ALERT and proclaim 1990 as the FIRE FREE DECADE in Illinois and urge Illinoisans to promote and practice fire safety in all areas of their lives.

Issued by the Governor September 21, 1990.

Filed with the Secretary of State October 1, 1990.

90-456

GALESBURG CORPS OF THE SALVATION ARMY CONGRATULATED

Whereas, the Galesburg Corps of the Salvation Army will celebrate its 100th year of service to the community October 3, 1990; and

Whereas, the Galesburg Corps was founded in October 1890 by Captain McFadden and Lieutenant Canfield; and

Whereas, the Galesburg Corps helps approximately 16,000 individuals annually, making 73 annual institution visits, counseling 15 people, and providing 4,108 volunteer hours in non-worship programming and 200 days of camping for young people; Therefore, I, James R. Thompson, Governor of the State of Illinois, congratulate the GALESBURG CORPS OF THE SALVATION ARMY on its 100th Anniversary and salute its irreplaceable humanitarian contributions to Knox County and the State of Illinois.

Issued by the Governor September 21, 1990.

Filed with the Secretary of State October 1, 1990.

90-457

IRISH GEORGIAN SOCIETY DAY

Whereas, the Irish Georgian Society was established for the protection and restoration of buildings with architectural merit in Ireland; and

Whereas, the Irish Georgian Society seeks to stimulate an interest in Irish art and architecture of the Georgian period and supports research of Irish furniture, painting, silver, and other art and architectural forms; and

Whereas, the Irish Georgian Society has provided grants for architectural work and has given advice on restorations; Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim September 25, 1990, as IRISH GEORGIAN SOCIETY DAY in Illinois.

Issued by the Governor September 24, 1990.

Filed with the Secretary of State October 1, 1990.

90-458

KIDS SAY NO DAY

Whereas, the lives and futures of our young people are threatened by the presence of drugs and the temptations of drug use; and

Whereas, action must be taken in order to conquer these threats to our young people; and

Whereas, Kids Say No is seeking to underscore its commitment to the concepts, goals, and objectives of a drug-free youth by sponsoring the Kids Say No anti-drug rally;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim September 25, 1990, as KIDS SAY NO DAY in Illinois and commend KIDS SAY NO on its dedication and efforts in the war against drugs.

Issued by the Governor September 24, 1990.

Filed with the Secretary of State October 1, 1990.

90-459

MENSA WEEK

Whereas, Mensa is an international organization with only one requirement for membership--a score on a standardized IQ test higher than the scores of 98 percent of the general population; and

Whereas, Mensa is a round-table society that makes no distinctions as to race, color, creed, nationality, and economic, educational, and social status; and

Whereas, the purposes of Mensa are to identify and foster human intelligence for the benefit of humanity; to encourage research in the nature, characteristics, and uses of intelligence; and to provide a stimulating intellectual and social environment for its members; and

Whereas, over the past three years, Mensa of Illinois awarded more than \$10,000 in scholarships and hosted a Colloquium on Gifted Children which attracted educators and parents from 23 states and three countries;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim September 24-September 30, 1990, as MENSA WEEK in Illinois in honor of its 30th birthday as a national organization and for its work in achieving intellectual goals. Issued by the Governor September 24, 1990.

Filed with the Secretary of State October 1, 1990.

90-460

WORLD SUMMIT FOR CHILDREN DAYS

Whereas, nearly 25 percent of American children live below the official poverty level; and

Whereas, children across the nation are suffering because of inaccessible health care, inadequate education, unavailable housing, and the escalation of drug use and crime; and

Whereas, the first-ever World Summit for Children is being held at the United Nations September 29-30 to emphasize that the health and welfare of our children is an issue which demands strong leadership, financial support, and commitment and participation from the public and private sectors; and

Whereas, one of the summit's goals is to generate support for implementation of the Convention on the Rights of the Child which sets minimum standards for survival, health, and education for children;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim September 29-30, 1990, as WORLD SUMMIT FOR CHILDREN DAYS in Illinois.

Issued by the Governor September 24, 1990.

Filed with the Secretary of State October 1, 1990.

90-461

EMERGENCY NURSES DAY

Whereas, emergency nurses are committed to providing quality emergency care; and

Whereas, emergency nurses have demonstrated their professionalism and continually work to upgrade standards of practice and improve services; and

Whereas, emergency nurses strive to educate the public in the prevention and treatment of emergency conditions and the proper, effective use of emergency services;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 3, 1990, as EMERGENCY NURSES DAY in Illinois in recognition of the special contributions emergency nurses provide to our citizens in times of crucial need.

Issued by the Governor September 25, 1990.

Filed with the Secretary of State October 1, 1990.

90-462

FIRE PREVENTION WEEK

Whereas, the latest fire death figures show that nearly 5,000 people died in home fires in the United States in 1988; and

Whereas, 80 percent of all fire fatalities in the United

States occur in homes; and

Whereas, changing risky behaviors and identifying and removing home fire hazards would prevent the majority of home fire fatalities; and

Whereas, the fire departments and fire services in Illinois are dedicated to protecting our citizens and their property from the devastating effects of fire and recognizing the value of preparedness before fire strikes;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 7-13, 1990, as FIRE PREVENTION WEEK in Illinois and call upon Illinoisans to practice fire prevention at home, work, and school and to adopt the Fire Prevention Week theme for 1990 -- "Make Your Place Firesafe: Hunt For Home Hazards."

Issued by the Governor September 25, 1990.

Filed with the Secretary of State October 1, 1990.

90-463

HEALTH CARE MATERIALS MANAGEMENT WEEK

Whereas, modern health care is delivered through a complex network of systems that are both symbiotic and synergistic; and

Whereas, health care materials are a vital component of this network; the bandages that actually protect a patient's wounds and the chart that tallies a patient's progress for the health care giver are absolute essentials. The sophisticated diagnostic tools we now rely on have catapulted health care into a new era; and

Whereas, the management of these materials extremely important to the financial viability of the health care delivery system in Illinois. The typical materials manager is responsible for approximately 40 percent of the operational budget of a health care facility.

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 1-6, 1990, as HEALTH CARE MATERIALS MANAGEMENT WEEK in Illinois, and I urge our citizens to recognize the importance of this profession.

Issued by the Governor September 25, 1990.

Filed with the Secretary of State October 1, 1990.

90-464

MENTAL ILLNESS AWARENESS WEEK

Whereas, severe mental illness affects hundreds of thousands of Illinois citizens; and

Whereas, the deterioration of a community begins with deterioration of the mental status of its residents; and

Whereas, mental illness is still feared and misunderstood by the general public. However, the quality of life of the chronically mentally ill can be improved with family and

community support; and

Whereas, the incidence of suicide among teenagers and the elderly is increasing, and between 30 and 40 percent of the homeless suffer from serious chronic forms of mental illness; and Whereas, mental illness is increasingly a treatable disability with excellent prospects for amelioration and recovery when properly recognized; and

Whereas, greater support for scientific research will continue to yield breakthroughs which will enhance prognosis for recovery of severe mental illness;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 7-13, 1990, as MENTAL ILLNESS AWARENESS WEEK in Illinois and urge all citizens to be cognizant of the events arranged for this time.

Issued by the Governor September 25, 1990.

Filed with the Secretary of State October 1, 1990.

90-465

MUNICIPAL CLERKS OF ILLINOIS CONGRATULATED

Whereas, in 1965 a number of municipal clerks recognized the need for professional leadership and education for municipal clerks throughout the State of Illinois and formed an organization named Municipal Clerks of Illinois; and

Whereas, each year the organization co-sponsors a certified educational program through Northern Illinois University to provide professional development for municipal clerks within the State of Illinois; and

Whereas, Municipal Clerks of Illinois created and published a manual to guide and advise clerks. The merits of this manual have been recognized with an Award of Excellence from the International Institute of Municipal Clerks; and

Whereas, through the years the organization has grown to include more than 650 members with a common goal of providing a professional level of government within their municipalities; and

Whereas, the organization continues to provide a means of sharing and networking information to develop and maintain a high level of administrative expertise for the successful operation of complex municipal government;

Therefore, I, James R. Thompson, Governor of the State of Illinois, congratulate the MUNICIPAL CLERKS OF ILLINOIS for 25 years of dedication to the development of excellence in government in our state.

Issued by the Governor September 26, 1990.

Filed with the Secretary of State October 1, 1990.

90-466

CRIME PREVENTION MONTH

Whereas, local law enforcement personnel in Illinois have

been in the forefront of efforts to prevent crime and deter illegal drug abuse, which have reached epidemic proportions; and Whereas, police cannot be everywhere and need help to prevent crime, especially drug-related crime, and citizens can take steps to protect themselves, their property, and their neighborhoods; and

Whereas, Illinois citizens and law enforcement personnel working together have been successful in preventing crime and reducing drug abuse in their communities; and

Whereas, for the last five years, the Illinois Criminal Justice Information Authority and McGruff the Crime Dog have encouraged everyone to "Take a Bite Out of Crime" in Illinois, and McGruff is celebrating his 10th anniversary teaching crime prevention; and

Whereas, the Illinois Department of Central Management Services Police, through its innovative crime prevention programs, has highlighted the participation of citizens, law enforcement personnel, businesses, and public officials; has set a standard for intergovernmental cooperation; and has shown that crime prevention is truly everyone's business; and

Whereas, crime prevention merits the participation of citizens, law enforcement personnel, businesses, media representatives, civic groups, and public officials;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 1990 as CRIME PREVENTION MONTH in Illinois in conjunction with the national observance, and I urge everyone to make crime prevention their business and join with McGruff in commemorating this month.

Issued by the Governor September 27, 1990.

Filed with the Secretary of State October 1, 1990.

90-467

PHYSICAL THERAPY WEEK

Whereas, the American Physical Therapy Association is observing a national physical therapy week entitled "Physical Therapy: Every Body That Moves"; and

Whereas, the observation highlights the contribution of physical therapy toward improving the quality of life and physical performance of people of all ages; and

Whereas, the goals of the American Physical Therapy Association are to achieve better lives for our citizens through the advancement of physical therapy education, practice, and research; and

Whereas, St. Bernard Hospital plays an integral role in continued efforts to provide care and assistance, coordinate activities, and disseminate information to promote fitness and good health;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 1-7, 1990, as PHYSICAL THERAPY WEEK in Illinois, and I urge Illinoisans to join with the physical

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therapy profession in securing better care for all of our citizens.

Issued by the Governor September 28, 1990.

Filed with the Secretary of State October 1, 1990.

JCAR - Joint Committee on Administrative Rules	
ACTION CODES	
A - Adopted Rule	P - Proposed Rule
AR - Adopted Repealer	PF - Prohibited Filing Ordered by JCAR
C - Notice of Corrections	PP - Peremptory or Court ordered Rules
CC - Codification Changes	PR - Proposed Repealer
E - Emergency Rule	R - Refusal to meet JCAR objection
ER - Emergency Repealer	RC - Statement of Recommendation
M - Modification to meet JCAR objections	S - Suspension ordered by JCAR
O - JCAR Statement of Objections	W - Withdrawal to meet JCAR objections

EXAMPLE:

AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 285	III. Grain Insurance Act (P-18048/85; A-6818)					
TITLE	PART	ACTION CODE	PAGE NUMBER	PREVIOUS VOLUME	PAGE NUMBER	ACTION CODE

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.

ABANDONED MINED LANDS RECLAMATION COUNCIL

2 Ill. Adm. Code 1500	Public Information, Rulemaking & Organization (A-16854)
89 Ill. Adm. Code 240	Community Care Program (P-1077; A-10732; RC-12942) (P-13638/89; O-17144/89; R-1533) (P-13355/89; A-1233)
89 Ill. Adm. Code 230	Older Americans Act Programs (P-14499/89; A-2308)

AGING, DEPARTMENT OF

8 Ill. Adm. Code 110	Animal Diagnostic Laboratory Act (P-15911/89; A-1907) (P-16861/89; A-3416) (P-8759; A-15304)
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8 Ill. Adm. Code 75	Bovine Brucellosis (P-15915/89; A-1911)
8 Ill. Adm. Code 85	Diseased Animals (P-15926/89; A-1919) (P-8768; A-15313)
8 Ill. Adm. Code 80	III. Bovine Tuberculosis Eradication Act (P-15938/89; A-1931)
8 Ill. Adm. Code 115	III. Pseudorabies Control Act (P-15942/89; A-1935) (P-19329/89; A-5065) (P-3773; A-15318)
8 Ill. Adm. Code 270	III. State Fair & DuQuoin State Fair, Non-Fair Space Rental & the General Operation of the State Fairgrounds (P-10965)
8 Ill. Adm. Code 40	Livestock Auction Markets (P-15950/89; A-1943)
8 Ill. Adm. Code 45	Marketing Center (Livestock) (P-15956/89; A-1949)
8 Ill. Adm. Code 125	Meat & Poultry Inspection Act (P-16625/89; A-3424) (PP-4953) (PP-11401) (PP-13355) (PP-16064)
8 Ill. Adm. Code 850	Motor Fuel Standards Act (P-19837/89; A-5072)

AGRICULTURE, DEPARTMENT OF (CONT'D)

2 Ill. Adm. Code 700	Organizational Chart, Description, Rulemaking Procedure, & Programs (A-584; (A-4093) (A-9009)
8 Ill. Adm. Code 5	Standardization of Agriculture Products (P-3711; A-10308)
8 Ill. Adm. Code 100	Swine Brucellosis (P-15960/89; A-1953)
8 Ill. Adm. Code 105	Swine Disease Control & Eradication Act (P-15968/89; A-1961) (P-8777; A-13322)

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77 Ill. Adm. Code 2058	Licenses of Alcoholism & Substance Abuse Treatment Intervention & Research Programs (P-6457)
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ATTORNEY GENERAL

86 Ill. Adm. Code 2000	III. Estate & Generation - Skipping Transfer Tax Act (P-4281)
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AUDITOR GENERAL

74 Ill. Adm. Code 420	Code of Regs. (P-1541; A-15327) (P-15645)
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38 Ill. Adm. Code 395	Corporate Fiduciary Branch Offices (P-2981)
38 Ill. Adm. Code 397	Corporate Fiduciary Receivership Account (P-15181)
38 Ill. Adm. Code 396	Corporate Fiduciary Subsidiaries (P-2985; A-15771)
38 Ill. Adm. Code 356	Reimbursement to Banks & Corporate Fiduciaries for Financial Records (P-3303; A-11183)
38 Ill. Adm. Code 356	Reimbursement to Banks for Financial Records (P-3303)

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56 Ill. Adm. Code 6000	Carnival & Amusement Ride Inspection Law (P-2989) (E-3235; O-5905)
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80 Ill. Adm. Code 303	Conditions of Employment (P-17169/89; A-3433)
80 Ill. Adm. Code 2160	Local Government Health Plan (P-4288; A-14343)
80 Ill. Adm. Code 5010	Marking, Inventory, Transfer & Disposal of State-Owned Personal Property (P-8271; A-15775) (E-8714; O-13033)
80 Ill. Adm. Code 310	Pay Plan (P-427; A-10002; C-16092) (P-15141/89; A-615) (PP-1627) (P-17521/89; A-4455) (P-5269; A-14361) (PP-7652) (P-7675) (P-10189) (P-10974; W-12321) (E-11330) (P-14657) (P-15186) (E-15570) (PP-17098)
44 Ill. Adm. Code 5030	Personal Use of State Telephones (P-10983) (E-11351; O-15620)
80 Ill. Adm. Code 2120	State of Ill. Medical Care Assistance Plan (P-10603)
80 Ill. Adm. Code 3000	Travel Regulation Council, The (P-1548; A-10014)

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89 Ill. Adm. Code 300	Reports of Child Abuse & Neglect (P-20159/89; C-2684) (E-11356) (P-11423)
89 Ill. Adm. Code 337	Service Appeal Process (P-9273)
89 Ill. Adm. Code 302	Services Delivered by the Dept. (P-1) (P-2205; A-17430) (P-14508/89; A-3433)

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56 Ill. Adm. Code 2625	Economic Dislocation & Worker Adjustment Assistance (P-13045)
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14 Ill. Adm. Code 590	III. Large Business Development Program (P-7291)
14 Ill. Adm. Code 510	III. Promotion Act (P-13072) (E-13298)
14 Ill. Adm. Code 610	III. Public Infrastructure Loan & Grant Program (P-7300)
56 Ill. Adm. Code 2650	Industrial Training Program (P-15977/89; A-5075)
14 Ill. Adm. Code 550	Local Tourism & Convention Bureau Program (P-17567/89; A-5091) (P-5294) (E-5565; O-10159; R-12686) (P-8782)

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- 14 Ill. Adm. Code 640 Rural Diversification Program (P-13391)
- 47 Ill. Adm. Code 110 State Administration for the Federal Community Development Block Grant Program for Small Cities (P-10985)
- 47 Ill. Adm. Code 120 State Administration of the Federal Community Services Block Grant Program (P-5296; A-13970)
- 14 Ill. Adm. Code 545 Technology Advancement & Development Act Program (P-19336/89; A-9016)
- 14 Ill. Adm. Code 540 Technology Commercialization Grant-In-Aid Program (P-11022)
- 56 Ill. Adm. Code 2610 Training Services for the Disadvantaged (P-5017/89; A-1976) (P-13074) (P-16117)
- 56 Ill. Adm. Code 2630 Uniform Fiscal & Administrative Standards for the Job Training Partnership Act (P-5310; A-13984) (P-7312)

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- 92 Ill. Adm. Code 1307 Carrier Identification (P-15154/89; A-13138)
- 83 Ill. Adm. Code 760 Cellular Radio Exclusion (P-13358/89; A-3037) (P-9631)
- 83 Ill. Adm. Code 281 Energy Assistance (PR-4312; AR-11188)
- 83 Ill. Adm. Code 1415 Freight Bills & Bills of Lading or Other Forms (P-19339/89; A-8583)
- 83 Ill. Adm. Code 900 Joint Rules of the Ill. Commerce Commission & the Dept. of Energy & Natural Resources: Residential Conservation Plan (PR-12680/89; AR-624)
- 92 Ill. Adm. Code 1300 Minimum Rate (PR-14147/89; AR-3040)
- 83 Ill. Adm. Code 590 Minimum Safety Standards for Transportation of Gas & for Gas Pipeline Facilities (P-19344/89; A-10018)
- 83 Ill. Adm. Code 445 Purchase & Sale of Electric Energy from Qualified Solid Waste Energy Facilities (P-13129/89; A-626)
- 92 Ill. Adm. Code 1710 Relocation Towing (P-2721; A-10310)
- 83 Ill. Adm. Code 220 Reports of Accidents by Fixed Public Utilities Other than Pipelines Transporting Liquids (G.O. 43) (P-15653)
- 83 Ill. Adm. Code 780 Right-of-Way Precondemnation Negotiations by Telephone Companies (P-13100)
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- 83 Ill. Adm. Code 410 Standards of Service for Electric Utilities (P-16211/89; A-3454)
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- 83 Ill. Adm. Code 755 Telecommunications Access for the Deaf (P-15157/89; A-3042)
- 83 Ill. Adm. Code 757 Telephone Assistance Program (P-2731)
- 92 Ill. Adm. Code 1270 Transfers of Licenses (P-16170)
- 83 Ill. Adm. Code 505 Uniform System of Accounts for Gas Utilities (P-13361/89; A-1605)
- 83 Ill. Adm. Code 710 Uniform System of Accounts for Telecommunications Carriers (P-1552; A-10021)

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- 17 Ill. Adm. Code 530 Cock Pheasant, Hungarian Partridge, Bobwhite Quail, Rabbit & Crow Hunting (P-3720; A-10775)
- 17 Ill. Adm. Code 1075 Consultation Procedures for Assessing Impacts of Agency Actions on Endangered & Threatened Species (P-11033; C-13366)

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- 56 Ill. Adm. Code 350
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68 Ill. Adm. Code 690
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56 Ill. Adm. Code 100
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- 80 Ill. Adm. Code 1125
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2 Ill. Adm. Code 2676
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80 Ill. Adm. Code 1100
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80 Ill. Adm. Code 1105
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2 Ill. Adm. Code 2675
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80 Ill. Adm. Code 1110
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80 Ill. Adm. Code 1120
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- 2 Ill. Adm. Code 150
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20 Ill. Adm. Code 1720
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59 Ill. Adm. Code 119
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59 Ill. Adm. Code 119
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- 62 Ill. Adm. Code 240
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62 Ill. Adm. Code 200
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62 Ill. Adm. Code 1761
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62 Ill. Adm. Code 1800
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62 Ill. Adm. Code 1700
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62 Ill. Adm. Code 1701
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62 Ill. Adm. Code 240
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62 Ill. Adm. Code 1846
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62 Ill. Adm. Code 1817
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62 Ill. Adm. Code 1778
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62 Ill. Adm. Code 1772
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62 Ill. Adm. Code 1773
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62 Ill. Adm. Code 1843
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62 Ill. Adm. Code 300
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62 Ill. Adm. Code 1784
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- 32 Ill. Adm. Code 401
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32 Ill. Adm. Code 331
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32 Ill. Adm. Code 310
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32 Ill. Adm. Code 330
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32 Ill. Adm. Code 332
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32 Ill. Adm. Code 501
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32 Ill. Adm. Code 410
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32 Ill. Adm. Code 351
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32 Ill. Adm. Code 320
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32 Ill. Adm. Code 335
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32 Ill. Adm. Code 370
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- 35 Ill. Adm. Code 211 Definitions & General Provisions (P-2766) (P-8463) (P-16285/89; A-9141) (P-12697)
 35 Ill. Adm. Code 304 Effluent Standards (P-2999) (P-9204/89; A-6777) (P-17633/89; A-9437) (P-9700) (P-11093) (P-20230/89; A-12538)
- 35 Ill. Adm. Code 241 Emission Standards for Motor Vehicles & Motor Vehicle Engines (P-6977)
 35 Ill. Adm. Code 604 Finished Water & Raw Water (P-255/89; A-689) (P-18688/89; A-16435)
 35 Ill. Adm. Code 738 Hazardous Waste Injection Restrictions (P-18110/89; A-3059) (P-3823; A-11948)
 35 Ill. Adm. Code 720 Hazardous Waste Management System: General (P-72; A-6225) (P-3006) (P-17638/89; A-3075) (P-9706; A-16450) (P-13925)
 35 Ill. Adm. Code 106 Hearings Pursuant to Specific Rules (P-14634/89; A-9442)
 35 Ill. Adm. Code 721 Identification & Listing of Hazardous Waste (P-6528; A-14401) (P-9729; A-1472) (P-13938)
- 35 Ill. Adm. Code 812 Information to be Submitted in a Permit Application (P-3834; A-15785)
 35 Ill. Adm. Code 725 Interim Status Standards for Owners & Operators of Hazardous Waste Treatment, Storage and Disposal Facilities (P-6574; A-14447) (P-9754; A-16498)
- 35 Ill. Adm. Code 601 Introduction (P-14152/89; A-2879)
 35 Ill. Adm. Code 301 Land Disposal Restrictions (P-79; A-6232) (P-6597; A-14470) (P-9764; A-16508)
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 35 Ill. Adm. Code 607 Operation & Record Keeping (P-18683/89; A-16512)
 35 Ill. Adm. Code 215 Organic Material Emission Standards & Limitations (P-2772) (P-15249/89; A-3555) (E-6421) (P-12384/89; A-7596) (P-8877) (P-16445/89; A-9173) (P-12701)
- 35 Ill. Adm. Code 306 Performance Criteria (P-13173/89; A-9449)
 35 Ill. Adm. Code 105 Permits (P-2784)
 35 Ill. Adm. Code 309 Permits (P-14164/89; A-2892)
- 35 Ill. Adm. Code 310 Pretreatment Programs (P-20240/89; A-7608)
 35 Ill. Adm. Code 611 Primary Drinking Water Standards (P-16215) (P-18690/89; A-16517)
 35 Ill. Adm. Code 815 Procedural Requirements for All Landfills Exempt From Permits (P-3872; A-15807)
 35 Ill. Adm. Code 813 Procedural Requirements for Permitted Landfills (P-3882; A-15814)
 35 Ill. Adm. Code 705 Procedures for Permit Issuance (P-17644/89; A-3082)
 35 Ill. Adm. Code 702 RCRA & UIC Permit Programs (P-120; A-6273) (P-17651/89; A-3089)
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- 35 Ill. Adm. Code 102 Regulatory & Other Nonadjudicative Hearings & Proceedings (PR-14727/89; AR-9244)
 35 Ill. Adm. Code 606 Reporting & Public Notification (PR-18816/89; AR-16640)
 35 Ill. Adm. Code 605 Sampling & Monitoring (P-269/89; A-695) (P-18822/89; A-16642)
 35 Ill. Adm. Code 807 Sewer Discharge Criteria (P-7530/89; A-3100) (P-20257/89; A-7620)
 35 Ill. Adm. Code 810 Solid Waste Disposal: General Provisions (P-3909; A-15838)
 35 Ill. Adm. Code 808 Special Waste Classifications (P-13468/89; A-14043)
 35 Ill. Adm. Code 809 Special Waste Hauling (P-13699/89; A-14076)
 35 Ill. Adm. Code 722 Standards Applicable to Generators of Hazardous Waste (P-9768; A-16653)
 35 Ill. Adm. Code 814 Standards for Existing Landfills & Units (P-3858; A-15850)
 35 Ill. Adm. Code 811 Standards for New Solid Waste Landfills (P-3923; A-15861)
 35 Ill. Adm. Code 724 Standards for Owners & Operators of Hazardous Waste Treatment, Storage & Disposal Facilities (P-6638; A-14511) (P-9773; A-16658)
- 35 Ill. Adm. Code 726 Standards for the Management of Specific Hazardous Waste & Specific Types of Hazardous Waste Management Facilities (P-6660; A-14533)
- 35 Ill. Adm. Code 214 Sulfur Limitations (P-11098)
 35 Ill. Adm. Code 232 Toxic Air Contaminants (P-8905)
 35 Ill. Adm. Code 704 UIC Permit Program (P-18125/89; A-3116)
 35 Ill. Adm. Code 730 Underground Injection Control Operating Requirements (P-3014; A-11959) (P-18139/89; A-3130)
- 35 Ill. Adm. Code 731 Underground Storage Tanks (P-153; A-5797) (P-2791; A-9454) (P-4406; A-11964)
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- 35 Ill. Adm. Code 303 Water Use Designations & Site Specific Water Quality Standards (P-17661/89; A-9460) (P-9784)
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 68 Ill. Adm. Code 1175 Barber, Cosmetology & Esthetics Act of 1985, The; (P-17190/89; A-14090)
 68 Ill. Adm. Code 1400 Clinical Psychologist Licensing Act (P-2913/89; O-4754; PF-4760; A-4515; WPF-12936; A-12735)
 68 Ill. Adm. Code 1300 III. Nursing Act of 1987, The (P-14236/89; A-10035)
 68 Ill. Adm. Code 1380 III. Professional Engineering Act (P-7346)
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 68 Ill. Adm. Code 1270 Land Surveyors Act (P-7378)
 68 Ill. Adm. Code 1320 Optometric Practice Act of 1987 (P-2444; A-14128)
 68 Ill. Adm. Code 1360 Podiatric Medical Practice Act of 1987 (P-14004/89; A-701)
 68 Ill. Adm. Code 1240 Private Detective, Private Alarm & Private Security Act of 1983 (P-2456)
 68 Ill. Adm. Code 1400 Psychologist Registration Act (P-2913/89; O-4754; PF-4760) (WPF-12936)
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 89 Ill. Adm. Code 130 Administration of Social Service Programs (P-1564; O-12946; RC-12948; R-14606; A-14537) (P-4049; A-13772)
 89 Ill. Adm. Code 112 Aid to Families with Dependent Children (P-538; A-6306) (P-14741/89; A-7005) (P-1123; O-12951; O-12962; R-13867; A-13652) (P-2798; O-12966; R-14214; A-14140) (P-1948/89; A-3170) (P-16894/89; A-3575) (P-18833/89; A-3575) (P-16894/89; A-3575) (P-4054; A-10379) (P-5695; O-12977; R-14214; A-14140) (P-5923; O-12980; R-14214; A-14140) (P-19117/89; A-6306) (P-9291; A-16937) (P-16768)
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 89 Ill. Adm. Code 110 Application Process (P-7395; A-13198)
 89 Ill. Adm. Code 160 Child Support Enforcement (P-12148) (P-13946; W-17123)
 89 Ill. Adm. Code 116 Crisis Assistance (P-10616; A-16970)
 89 Ill. Adm. Code 170 Demonstration Programs (P-13124)
 89 Ill. Adm. Code 144 Developmental Disabilities Service (P-11999/89; A-4166) (A-7651)
 89 Ill. Adm. Code 141 Drug Manual (P-2465; A-9464) (E-2657) (P-17665/89; A-3595) (P-20288/89; A-6339) (P-12202) (E-12278) (P-12714) (E-12910)
 89 Ill. Adm. Code 121 Food Stamps (P-548; A-6349) (P-13503/89; A-729) (P-14756/89; A-729) (P-5935; A-13202) (P-7006; A-13202) (P-9317; O-16077; R-17124; A-16983) (P-15158)
 89 Ill. Adm. Code 114 General Assistance (P-14764/89; A-746) (P-2821; O-12994; R-14218; A-14162) (P-16691/89; A-3640) (P-4070; A-10929) (P-5385; A-13777) (P-5713; O-13005; R-14218; A-14162) (P-5945; O-13008; R-14218; A-14162) (P-19146/89; A-6360) (P-7015; A-13215) (P-9815; A-17111) (P-15712)
 89 Ill. Adm. Code 148 Hospital Services (P-13729/89; A-2553) (P-5409; O-15614; RC-15618; R-15644; A-15358) (P-9331; O-16079) (P-9827; A-16998) (P-11108) (E-11392)
 89 Ill. Adm. Code 149 III. Competitive Access & Reimbursement Equity (ICARE) Program (P-15722)
 89 Ill. Adm. Code 120 Medical Assistance Programs (P-558; A-7637) (P-14778/89; A-760) (E-1494) (P-2831; O-13011; R-13363; A-13227) (P-4081; A-10396) (P-15582/89; A-4233) (P-17229/89; A-4233) (P-5724; A-13227) (E-5839) (P-5954; O-13022; R-13363; A-13227) (P-19157/89; A-5372) (P-7821; A-14814) (P-9343; A-17004)
 89 Ill. Adm. Code 140 Medical Payment (P-11157/89; A-190) (P-1570; A-10409) (P-1737; A-10062) (P-13178/89; A-2564) (P-15612/89; A-2564) (P-3019) (E-3241; O-8223; R-9258) (P-4415; O-16082) (P-14625/89; A-4543) (E-4577; O-8226; R-9260) (P-4860) (P-5417; A-14326) (E-5575) (P-5726; A-13262) (E-5865) (P-7027; A-15981) (P-17667/89; A-7141) (E-7249; O-13036) (P-7834) (P-8929) (P-10629) (P-11672) (E-12082; O-15633) (P-13963) (E-14184) (P-14317) (E-14570) (P-14681) (P-15281/89; A-15366)
- 89 Ill. Adm. Code 146 Point Count Guidelines for ICF/MR & SNF/PED Facilities (P-4419) (PR-7031; AR-13800) (A-7651)

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- 89 Ill. Adm. Code 115
89 Ill. Adm. Code 147
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89 Ill. Adm. Code 117
89 Ill. Adm. Code 102
89 Ill. Adm. Code 104
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59 Ill. Adm. Code 115
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89 Ill. Adm. Code 103
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- 2 Ill. Adm. Code 2701
2 Ill. Adm. Code 2700
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- 77 Ill. Adm. Code 697
77 Ill. Adm. Code 205
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77 Ill. Adm. Code 400
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77 Ill. Adm. Code 694
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- 35 Ill. Adm. Code 190
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77 Ill. Adm. Code 240
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TYPE OF RULEMAKING		ACTION CODES	
am	= amendment to existing Section	A	= Adopted rule
cc	= codification changes	C	= Correction
n	= new Section	CC	= Codification Changes
r	= repeal of existing Section	E	= Emergency rule
rc	= recodified	F	= Failure to Remedy Objections
#	= renumbered	M	= Modification
		O	= ICAR Objection
		P	= Proposed rule
		PF	= Prohibited Filing
		PP	= Peremptory rule
		R	= Refusal to Modify or Withdraw
		RC	= ICAR Recommendation
		S	= Suspended rule
		W	= Withdrawal of Proposed rule

[illegible]

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451.495	r	(P-9082/89; A-7593)	1501.517	am	(P-14; A-11771) (E-299)
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1036.60	n	(P-16234/89; A-5118)	2761.20	am	(P-18245/89; A-10578)
1036.70	n	(P-16234/89; A-5118)	2761.30	am	(P-18245/89; A-10578)
1037.10	n	(P-16227/89; A-4508)	2761.40	r	(P-18245/89; A-10578)
1037.20	n	(P-16227/89; A-4508)	3030.20	am	(P-11764)
1037.30	n	(P-16227/89; A-4508)	3030.105	am	(P-11764)
1037.40	n	(P-16227/89; A-4508)			
1037.50	n	(P-16227/89; A-4508)			
1037.60	n	(P-16227/89; A-4508)			
1037.70	n	(P-16227/89; A-4508)			
1037.80	n	(P-16227/89; A-4508)			
1037.90	n	(P-16227/89; A-4508)			
1037.101	n	(P-16227/89; A-4508)			
1501.302	am	(P-16869/89; A-4126)			
1501.303	am	(P-16869/89; A-4126)			
1501.308	am	(P-16869/89; A-4126)			
1501.406	am	(P-16869/89; A-4126)			
1501.501	am	(P-16869/89; A-4126) (P-3308; A-13997) (P-18025/89; A-10762)			
		(P-16869/89; A-4126)			
		(P-16869/89; A-4126)			
		(P-16869/89; A-4126)			
		(P-16869/89; A-4126)			
		(P-16869/89; A-4126)			
		(P-16869/89; A-4126)			
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		(P-16869/89; A-4126)			
		(P-16869/89; A-4126)			
		(P-16869/89; A-4126)			
		(P-16869/89; A-4126)			
		(P-16869/89; A-4126)			

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TITLE 26 (CONT'D)			TITLE 32 (CONT'D)			TITLE 35		
125.190	am	(P-14556/89; A-10832)	331.10	am	(P-15672)	360.30	am	(P-6940)
125.195	am	(P-14556/89; A-10832)	331.20	am	(P-15672)	360.40	am	(P-6940)
125.199	am	(P-14556/89; A-10832)	331.30	am	(P-15672)	360.60	am	(P-6940)
125.245	am	(P-14556/89; A-10832)	331.110	am	(P-15672)	360.70	am	(P-6940)
125.250	r	(P-14556/89; A-10832)	331.120	am	(P-15672)	360.71	n	(P-6940)
125.252	r	(P-14556/89; A-10832)	331.130	am	(P-15672)	360.Ap.B	n	(P-6940)
125.252	r	(P-14556/89; A-10832)	331.200	am	(P-15672)	II.A	n	(P-6940)
125.253	n	(P-14556/89; A-10832)	331.210	am	(P-15672)	II.B	n	(P-6940)
125.254	r	(P-14556/89; A-10832)	331.310	am	(P-15672)	Tb.C	am	(P-6940)
125.255	n	(P-14556/89; A-10832)	Ap. B	n	(P-15672)	370.10	am	(P-11653)
125.260	r	(P-14556/89; A-10832)	Ap. C	n	(P-15672)	370.20	r	(P-11653)
125.262	am	(P-14556/89; A-10832)	332.10	n	(P-5874/89; A-1333)	370.25	r	(P-11653)
125.270	am	(P-14556/89; A-10832)	332.20	n	(P-5874/89; A-1333; O-2134;	370.30	r	(P-11653)
125.272	am	(P-14556/89; A-10832)	R-6437)	n	(P-5874/89; A-1333)	370.40	r	(P-11653)
125.275	r	(P-14556/89; A-10832)	332.30	n	(P-5874/89; A-1333)	401.10	am	(P-19017/89; A-15341)
125.340	am	(P-14556/89; A-10832)	332.40	n	(P-5874/89; A-1333; O-2134;	401.20	am	(P-19017/89; A-15341)
125.420	am	(P-14556/89; A-10832)	R-6437)	n	(P-5874/89; A-1333)	401.30	am	(P-19017/89; A-15341)
125.425	n	(P-14556/89; A-10832)	332.50	n	(P-5874/89; A-1333)	401.50	am	(P-19017/89; A-15341)
125.510	r	(P-14556/89; A-10832)	332.60	n	(P-5874/89; A-1333; O-2134;	401.70	am	(P-19017/89; A-15341)
125.520	am	(P-14556/89; A-10832)	R-6437)	n	(P-5874/89; A-1333)	401.80	am	(P-19017/89; A-15341)
125.530	r	(P-14556/89; A-10832)	332.70	n	(P-5874/89; A-1333)	401.100	am	(P-19017/89; A-15341)
125.540	r	(P-14556/89; A-10832)	332.80	n	(P-5874/89; A-1333)	401.130	am	(P-19017/89; A-15341)
125.610	am	(P-14556/89; A-10832)	332.90	n	(P-5874/89; A-1333)	401.140	am	(P-19017/89; A-15341)
207.110	n	(P-16709)	332.100	n	(P-5874/89; A-1333; O-2134;	401.150	am	(P-19017/89; A-15341)
207.Ap.B	n	(P-16709)	R-6437)	n	(P-5874/89; A-1333)	410.60	am	(P-17184/89; A-13638)
210.110	n	(P-3814) (E-6907; O-10162)	332.110	n	(P-5874/89; A-1333; O-2134;	501.10	am	(P-8865; A-16923)
210.110	n	(P-3814) (E-6907; O-10162)	R-6437)	n	(P-5874/89; A-1333)	501.20	am	(P-8865; A-16923)
210.Ap.A	n	(P-3814) (E-6907; O-10162)	332.120	n	(P-5874/89; A-1333)	501.30	am	(P-8865; A-16923)
210.Ap.B	n	(P-3814) (E-6907; O-10162)	332.130	n	(P-5874/89; A-1333; O-2134;	501.40	am	(P-8865; A-16923)
			R-6437)	n	(P-5874/89; A-1333)	501.50	am	(P-8865; A-16923)
			332.140	n	(P-5874/89; A-1333)			
	am	(P-11450)	332.150	n	(P-5874/89; A-1333)	102.100	n	(P-14696/89; A-9210)
	am	(P-11450)	332.160	n	(P-5874/89; A-1333)	102.101	r	(P-14727/89; A-9244)
	am	(P-11450)	332.170	n	(P-5874/89; A-1333)	102.101	r	(P-14696/89; A-9244)
	am	(P-11450)	332.180	n	(P-5874/89; A-1333)	102.102	r	(P-14727/89; A-9244)
	am	(P-11450)	332.190	n	(P-5874/89; A-1333)	102.102	r	(P-14696/89; A-9210)
	n	(P-11450)	332.200	n	(P-5874/89; A-1333; O-2134;	102.103	n	(P-14696/89; A-9210)
	n	(P-11450)	R-6437)	n	(P-5874/89; A-1333)	102.104	n	(P-14696/89; A-9210)
	am	(P-11450)	332.210	n	(P-5874/89; A-1333; O-2134;	102.120	r	(P-14727/89; A-9244)
	am	(P-11450)	R-6437)	n	(P-5874/89; A-1333)	102.120	r	(P-14696/89; A-9210)
	Ap.C	(P-17626/89; A-13644)	332.220	n	(P-5874/89; A-1333; O-2134;	102.121	r	(P-14727/89; A-9244)
	am	(P-17626/89; A-13644)	R-6437)	n	(P-5874/89; A-1333)	102.121	r	(P-14696/89; A-9244)
	am	(P-17626/89; A-13644)	332.230	n	(P-5874/89; A-1333; O-2134;	102.122	n	(P-14696/89; A-9210)
	am	(P-17626/89; A-13644)	R-6437)	n	(P-5874/89; A-1333)	102.122	r	(P-14727/89; A-9244)
	am	(P-17626/89; A-13644)	332.240	n	(P-5874/89; A-1333; O-2134;	102.122	r	(P-14696/89; A-9210)
	am	(P-17626/89; A-13644)	R-6437)	n	(P-5874/89; A-1333)	102.123	r	(P-14727/89; A-9244)
	330.10	(P-11471)	332.250	n	(P-5874/89; A-1333; O-2134;	102.123	r	(P-14696/89; A-9210)
	am	(P-11471)	R-6437)	n	(P-5874/89; A-1333)	102.124	r	(P-14696/89; A-9210)
	am	(P-11471)	332.260	n	(P-5874/89; A-1333)	102.140	r	(P-14727/89; A-9244)
	am	(P-11471)	332.270	n	(P-5874/89; A-1333)	102.140	r	(P-14727/89; A-9244)
	am	(P-11471)	332.280	n	(P-5874/89; A-1333)	102.140	r	(P-14696/89; A-9210)
	am	(P-11471)	332.290	n	(P-5874/89; A-1333)	102.141	n	(P-14696/89; A-9210)
	330.200	(P-11471)	335.10	n	(P-11585)	102.142	n	(P-14696/89; A-9210)
	am	(P-11471)	335.20	n	(P-11585)	102.160	n	(P-14727/89; A-9244)
	am	(P-11471)	335.30	n	(P-11585)	102.160	n	(P-14696/89; A-9210)
	am	(P-11471)	335.40	n	(P-11585)	102.161	r	(P-14727/89; A-9244)
	am	(P-11471)	335.1010	n	(P-11585)	102.161	r	(P-14696/89; A-9244)
	am	(P-11471)	335.1020	n	(P-11585)	102.162	n	(P-14727/89; A-9210)
	am	(P-11471)	335.1030	n	(P-11585)	102.162	n	(P-14696/89; A-9210)
	am	(P-11471)	335.1040	n	(P-11585)	102.162	n	(P-11666)
	r	(P-11471)	335.1050	n	(P-11585)	102.163	r	(P-14727/89; A-9244)
	330.Ap.B	(P-11471)	335.1060	n	(P-11585)	102.163	r	(P-14696/89; A-9244)
	am	(P-11471)				102.164	n	(P-14696/89; A-9210)
	330.Ap.D	(P-11471)				102.164	n	(P-14727/89; A-9244)
	am	(P-11471)				102.180	am	(P-14727/89; A-9244)
	330.Ap.G	(P-11471)				102.180	n	(P-14696/89; A-9210)
	n	(P-11471)				360.20	n	(P-14696/89; A-9210)

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232.310	n	(P-8905)	302.102	am	(P-14172/89; A-2899)		
232.320	n	(P-8905)	302.103	am	(P-14172/89; A-2899)		
232.400	n	(P-8905)	302.203	am	(P-14172/89; A-2899)		
232.410	n	(P-8905)	302.208	am	(P-14172/89; A-2899)		
232.420	n	(P-8905)	302.210	am	(P-20273/89; A-11974)		
232.430	n	(P-8905)	302.211	am	(P-14172/89; A-2899)		
232.440	n	(P-8905)	302.304	am	(P-20273/89; A-11974)		
232.450	n	(P-8905)	302.601	n	(P-14172/89; O-2120; R-2960; A-2899)		
232.500	n	(P-8905)	302.603	n	(P-14172/89; O-2120; R-2960; A-2899)		
232.510	n	(P-8905)	302.604	n	(P-14172/89; O-2120; R-2960; A-2899)		
232.Ap.A	n	(P-8905)	302.606	n	(P-14172/89; O-2120; R-2960; A-2899)		
232.Ap.B	n	(P-8905)	302.612	n	(P-14172/89; O-2120; R-2960; A-2899)		
232.Ap.C	n	(P-8905)	302.615	n	(P-14172/89; O-2120; R-2960; A-2899)		
241.100	n	(P-6977)	302.618	n	(P-14172/89; O-2120; R-2960; A-2899)		
241.101	n	(P-6977)	302.621	n	(P-14172/89; O-2120; R-2960; A-2899)		
241.102	n	(P-6977)	302.627	n	(P-14172/89; O-2120; R-2960; A-2899)		
241.103	n	(P-6977)	302.630	n	(P-14172/89; O-2120; R-2960; A-2899)		
241.104	n	(P-6977)	302.633	n	(P-14172/89; O-2120; R-2960; A-2899)		
241.120	n	(P-6977)	302.642	n	(P-14172/89; O-2120; R-2960; A-2899)		
241.140	n	(P-6977)	302.645	n	(P-14172/89; O-2120; R-2960; A-2899)		
241.141	n	(P-6977)	302.648	n	(P-14172/89; O-2120; R-2960; A-2899)		
241.142	n	(P-6977)	302.651	n	(P-14172/89; O-2120; R-2960; A-2899)		
241.143	n	(P-6977)	302.654	n	(P-14172/89; O-2120; R-2960; A-2899)		
241.144	n	(P-6977)	302.657	n	(P-14172/89; O-2120; R-2960; A-2899)		
241.145	n	(P-6977)	302.658	n	(P-14172/89; O-2120; R-2960; A-2899)		
241.160	n	(P-6977)	302.660	n	(P-14172/89; O-2120; R-2960; A-2899)		
241.161	n	(P-6977)	302.663	n	(P-14172/89; O-2120; R-2960; A-2899)		
241.162	n	(P-6977)	302.666	n	(P-14172/89; O-2120; R-2960; A-2899)		
241.163	n	(P-6977)	303.430	n	(P-17661/89; A-9460)		
241.164	n	(P-6977)	303.431	n	(P-9784)		
241.165	n	(P-6977)	304.123	am	(P-9204/89; A-6777)		
241.180	n	(P-6977)	304.211	n	(P-2999) (P-9700)		
241.220	n	(P-6977)	304.218	n	(P-11093)		
241.221	n	(P-6977)	304.221	n	(P-17633/89; A-9437)		
241.223	n	(P-6977)	304.222	n	(P-20230/89; A-12538)		
241.224	n	(P-6977)	305.102	am	(P-14159/89; A-2888)		
241.225	n	(P-6977)	305.103	am	(P-13173/89; A-94149)		
241.226	n	(P-6977)	307.1102	am	(P-7530/89; A-3100)		
241.227	n	(P-6977)	302.2490	am	(P-20257/89; A-2899)		
241.228	n	(P-6977)	302.2491	am	(P-14172/89; A-2899)		
241.229	n	(P-6977)					
241.230	n	(P-6977)					
241.231	n	(P-6977)					
241.232	n	(P-6977)					
241.233	n	(P-6977)					
241.250	n	(P-6977)					
241.251	n	(P-6977)					
241.252	n	(P-6977)					
241.253	n	(P-6977)					
241.254	n	(P-6977)					
241.255	n	(P-6977)					
241.256	n	(P-6977)					
241.257	n	(P-6977)					
241.258	n	(P-6977)					
241.259	n	(P-6977)					
241.270	n	(P-6977)					
241.Ap.A	n	(P-6977)					
Tb.I	n	(P-6977)					
301.106	n	(P-14152/89; A-2879)					
301.107	n	(P-14152/89; A-2879)					
301.108	n	(P-14152/89; A-2879)					
302.100	am	(P-14172/89; A-2899)					
302.101	am	(P-14172/89; A-2899)					

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102.182	n	(P-14696/89; A-9210)	181.30
102.183	n	(P-14696/89; A-9210)	181.30
102.200	r	(P-14727/89; A-9244)	181.40
102.200	n	(P-14696/89; A-9210)	183.4p
102.201	r	(P-14727/89; A-9244)	190.4p
102.201	n	(P-14696/89; A-9210)	211.12
102.202	r	(P-14727/89; A-9244)	
102.202	n	(P-14696/89; A-9210)	214.10
102.220	r	(P-14727/89; A-9244)	214.10
102.220	n	(P-14696/89; A-9210)	215.10
102.221	n	(P-14696/89; A-9210)	
102.222	n	(P-14696/89; A-9210)	215.10
102.240	n	(P-14696/89; A-9210)	215.10
102.241	n	(P-14696/89; A-9210)	215.10
102.242	n	(P-14696/89; A-9210)	215.10
102.260	n	(P-14696/89; A-9210)	215.10
102.261	n	(P-14696/89; A-9210)	215.12
102.262	n	(P-14696/89; A-9210)	215.12
102.280	n	(P-14696/89; A-9210)	215.12
102.281	n	(P-14696/89; A-9210)	215.20
102.282	n	(P-14696/89; A-9210)	215.20
102.283	n	(P-14696/89; A-9210)	215.21
102.284	n	(P-14696/89; A-9210)	215.24
102.285	n	(P-14696/89; A-9210)	215.40
102.300	n	(P-14696/89; A-9210)	215.40
102.301	n	(P-14696/89; A-9210)	215.41
102.320	n	(P-14696/89; A-9210)	215.42
102.340	n	(P-14696/89; A-9210)	215.44
102.341	n	(P-14696/89; A-9210)	215.46
102.342	n	(P-14696/89; A-9210)	215.46
102.343	n	(P-14696/89; A-9210)	215.48
102.344	n	(P-14696/89; A-9210)	215.48
102.345	n	(P-14696/89; A-9210)	215.48
102.346	n	(P-14696/89; A-9210)	215.48
102.347	n	(P-14696/89; A-9210)	215.48
102.348	n	(P-14696/89; A-9210)	215.48
102.360	n	(P-14696/89; A-9210)	215.48
102.361	n	(P-14696/89; A-9210)	215.48
102.362	n	(P-14696/89; A-9210)	215.48
102.363	n	(P-14696/89; A-9210)	215.48
102.364	n	(P-14696/89; A-9210)	215.48
102.365	n	(P-14696/89; A-9210)	215.48
102.366	n	(P-14696/89; A-9210)	215.48
102.367	n	(P-14696/89; A-9210)	215.48
102.368	n	(P-14696/89; A-9210)	215.48
102.369	n	(P-14696/89; A-9210)	215.48
102.370	n	(P-14696/89; A-9210)	215.48
102.371	n	(P-14696/89; A-9210)	215.48
102.372	n	(P-14696/89; A-9210)	215.48
102.373	n	(P-14696/89; A-9210)	215.48
102.374	n	(P-14696/89; A-9210)	215.48
102.375	n	(P-14696/89; A-9210)	215.48
102.376	n	(P-14696/89; A-9210)	215.48
102.377	n	(P-14696/89; A-9210)	215.48
102.378	n	(P-14696/89; A-9210)	215.48
102.379	n	(P-14696/89; A-9210)	215.48
102.380	n	(P-14696/89; A-9210)	215.48
102.381	n	(P-14696/89; A-9210)	215.48
102.382	n	(P-14696/89; A-9210)	215.48
102.383	n	(P-14696/89; A-9210)	215.48
102.384	n	(P-14696/89; A-9210)	215.48
102.385	n	(P-14696/89; A-9210)	215.48
102.386	n	(P-14696/89; A-9210)	215.48
102.387	n	(P-14696/89; A-9210)	215.48
102.388	n	(P-14696/89; A-9210)	215.48
102.389	n	(P-14696/89; A-9210)	215.48
102.390	n	(P-14696/89; A-9210)	215.48
102.391	n	(P-14696/89; A-9210)	215.48
102.392	n	(P-14696/89; A-9210)	215.48
102.393	n	(P-14696/89; A-9210)	215.48
102.			

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TITLE_35 (CONTINUED)	
	n
721.108	am
721.110	am
721.111	am
721.124	am
721.130	am
721.131	am
721.132	am
Ap.B	am
Ap.C	am
Ap.G	am
Ap.H	am
722.123	am
724.113	am
724.212	am
724.213	am
724.242	am
724.401	am
725.113	am
725.212	am
725.213	am
725.242	am
725.321	am
725.373	am
726.120	am
728.101	am
728.105	am
728.106	am
728.107	am
728.108	am
728.132	am
728.133	am
728.134	n
728.142	am
728.143	am
728.150	am
Ap.A	am
Tb.A	am
Tb.B	am
730.101	am
730.103	am
730.108	am
730.111	am
730.113	am
730.161	am
730.162	n
730.163	n
730.164	n
730.165	n
730.166	n
730.167	n
730.168	n
730.169	n
730.170	n
730.171	n
730.172	n
730.173	n
731.191	am
731.192	am
731.193	am
731.197	am
731.200	n

TITLE 35 (CONT'D)	
(P-153; A-5797)	809.501
(P-4406; A-11964)	810.101
(P-153; A-5797)	810.102
(P-18110/89; A-3059)	810.103
(P-18110/89; A-3059)	810.104
(P-18110/89; A-3059)	811.101
(P-18110/89; A-3059)	811.102
(P-18110/89; A-3059)	811.103
(P-3823; A-11948)	811.104
(P-18110/89; A-3059)	811.105
(P-3823; A-11948)	811.106
(P-18110/89; A-3059)	811.107
(P-18110/89; A-3059)	811.108
(P-3823; A-11948)	811.109
(P-3823; A-11948)	811.110
(P-3823; A-11948)	811.111
(P-18110/89; A-3059)	811.201
(P-18110/89; A-3059)	811.202
(P-18110/89; A-3059)	811.203
(P-18110/89; A-3059)	811.204
(P-18110/89; A-3059)	811.205
(P-3902; A-15832)	811.206
(P-13468/89; A-14043)	811.207
(P-13468/89; A-14043)	811.301
(P-13468/89; A-14043)	811.302
(P-13468/89; A-14043)	811.303
(P-13468/89; A-14043)	811.304
(P-13468/89; A-14043)	811.305
(P-13468/89; A-14043)	811.306
(P-13468/89; A-14043)	811.307
(P-13468/89; A-14043)	811.308
(P-13468/89; A-14043)	811.309
(P-13468/89; A-14043)	811.310
(P-13468/89; A-14043)	811.311
(P-13468/89; A-14043)	811.312
(P-13468/89; A-14043)	811.313
(P-13468/89; A-14043)	811.314
(P-13468/89; A-14043)	811.315
(P-13468/89; A-14043)	811.316
(P-13468/89; A-14043)	811.317
(P-13468/89; A-14043)	811.318
(P-13468/89; A-14043)	811.319
(P-13468/89; A-14043)	811.320
(P-13468/89; A-14043)	811.321
(P-13468/89; A-14043)	811.322
(P-13468/89; A-14043)	811.323
(P-13468/89; A-14043)	811.401
(P-13468/89; A-14043)	811.402
(P-13468/89; A-14043)	811.403
(P-13468/89; A-14043)	811.404
(P-13468/89; A-14043)	811.405
(P-13468/89; A-14043)	811.406
(P-13468/89; A-14043)	811.501
(P-13468/89; A-14043)	811.502
(P-13468/89; A-14043)	811.503
(P-13468/89; A-14043)	811.504
(P-13468/89; A-14043)	811.505
(P-13468/89; A-14043)	811.506
(P-13468/89; A-14043)	811.507
(P-13468/89; A-14043)	811.508
(P-13468/89; A-14043)	811.509
(P-13699/89; A-14076)	811.700
(P-13699/89; A-14076)	811.701

[illegible]

TITLE 47 (CONT'D)			TITLE 50 (CONT'D)			TITLE 50 (CONT'D)			TITLE 50 (CONT'D)		
350.208	r	(P-5651; A-14019 (E-5817))	400.103	n	(P-4451 (E-4720))	2005.30	am	(P-11071)	II.Q	n	(P-8828)
350.209	n	(P-5653; A-14021 (E-5827))	400.104	n	(P-4451 (E-4720))	2007.10	am	(P-14229)	II.R	n	(P-8828)
350.210	r	(P-5651; A-14019 (E-5817))	400.105	n	(P-4451 (E-4720))	2007.50	am	(P-14229)	II.S	n	(P-8828)
350.211	n	(P-5653; A-14021 (E-5827))	400.106	n	(P-4451 (E-4720))	2007.60	am	(P-14229)	II.T	n	(P-8828)
350.212	n	(P-5653; A-14021 (E-5827))	400.108	n	(P-4451 (E-4720))	2007.70	am	(P-14229)	II.V	n	(P-8828)
350.213	n	(P-5653; A-14021 (E-5827))	400.109	n	(P-4451 (E-4720))	2007.80	am	(P-14229)	II.W	n	(P-8828)
350.214	n	(P-1726; A-9117 (E-2094))	400.110	n	(P-4451 (E-4720))	2007.90	am	(P-14229)	II.X	n	(P-8828)
350.215	n	(P-1726; A-9117 (E-2094))	400.111	n	(P-4451 (E-4720))	2008.30	am	(P-10247)	II.Y	n	(P-8828)
350.216	n	(P-1726; A-9117 (E-2094))	400.112	n	(P-4451 (E-4720))	2008.61	n	(P-10247)	2011.10	am	(P-11075)
350.217	n	(P-1726; A-9117 (E-2094))	400.113	n	(P-4451 (E-4720))	2008.70	am	(P-10247)	2011.20	am	(P-11075)
350.218	n	(P-1726; A-9117 (E-2094))	400.114	n	(P-4451 (E-4720))	2008.80	am	(P-10247)	2011.40	am	(P-11075)
350.219	n	(P-1726; A-9117 (E-2094))	400.115	n	(P-4451 (E-4720))	2008.82	r	(P-10247)	2011.45	n	(P-11075)
350.220	n	(P-1726; A-9117 (E-2094))	400.116	n	(P-4451 (E-4720))	2008.82	r	(P-10247)	2011.50	am	(P-11075)
350.221	n	(P-1726; A-9117 (E-2094))	400.117	n	(P-4451 (E-4720))	2008.82	r	(P-10247)	2011.50	am	(P-11075)
350.222	n	(P-1726; A-9117 (E-2094))	400.118	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.223	n	(P-1726; A-9117 (E-2094))	400.119	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.224	n	(P-1726; A-9117 (E-2094))	400.120	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.225	n	(P-1726; A-9117 (E-2094))	400.121	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.226	n	(P-1726; A-9117 (E-2094))	400.122	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.227	n	(P-1726; A-9117 (E-2094))	400.123	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.228	n	(P-1726; A-9117 (E-2094))	400.124	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.229	n	(P-1726; A-9117 (E-2094))	400.125	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.230	n	(P-1726; A-9117 (E-2094))	400.126	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.231	n	(P-1726; A-9117 (E-2094))	400.127	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.232	n	(P-1726; A-9117 (E-2094))	400.128	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.233	n	(P-1726; A-9117 (E-2094))	400.129	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.234	n	(P-1726; A-9117 (E-2094))	400.130	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.235	n	(P-1726; A-9117 (E-2094))	400.131	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.236	n	(P-1726; A-9117 (E-2094))	400.132	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.237	n	(P-1726; A-9117 (E-2094))	400.133	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.238	n	(P-1726; A-9117 (E-2094))	400.134	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.239	n	(P-1726; A-9117 (E-2094))	400.135	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.240	n	(P-1726; A-9117 (E-2094))	400.136	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.241	n	(P-1726; A-9117 (E-2094))	400.137	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.242	n	(P-1726; A-9117 (E-2094))	400.138	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.243	n	(P-1726; A-9117 (E-2094))	400.139	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.244	n	(P-1726; A-9117 (E-2094))	400.140	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.245	n	(P-1726; A-9117 (E-2094))	400.141	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.246	n	(P-1726; A-9117 (E-2094))	400.142	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.247	n	(P-1726; A-9117 (E-2094))	400.143	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.248	n	(P-1726; A-9117 (E-2094))	400.144	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.249	n	(P-1726; A-9117 (E-2094))	400.145	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.250	n	(P-1726; A-9117 (E-2094))	400.146	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.251	n	(P-1726; A-9117 (E-2094))	400.147	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.252	n	(P-1726; A-9117 (E-2094))	400.148	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.253	n	(P-1726; A-9117 (E-2094))	400.149	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.254	n	(P-1726; A-9117 (E-2094))	400.150	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.255	n	(P-1726; A-9117 (E-2094))	400.151	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.256	n	(P-1726; A-9117 (E-2094))	400.152	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.257	n	(P-1726; A-9117 (E-2094))	400.153	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.258	n	(P-1726; A-9117 (E-2094))	400.154	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.259	n	(P-1726; A-9117 (E-2094))	400.155	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.260	n	(P-1726; A-9117 (E-2094))	400.156	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.261	n	(P-1726; A-9117 (E-2094))	400.157	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.262	n	(P-1726; A-9117 (E-2094))	400.158	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.263	n	(P-1726; A-9117 (E-2094))	400.159	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.264	n	(P-1726; A-9117 (E-2094))	400.160	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.265	n	(P-1726; A-9117 (E-2094))	400.161	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.266	n	(P-1726; A-9117 (E-2094))	400.162	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.267	n	(P-1726; A-9117 (E-2094))	400.163	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.268	n	(P-1726; A-9117 (E-2094))	400.164	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.269	n	(P-1726; A-9117 (E-2094))	400.165	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.270	n	(P-1726; A-9117 (E-2094))	400.166	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.271	n	(P-1726; A-9117 (E-2094))	400.167	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.272	n	(P-1726; A-9117 (E-2094))	400.168	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.273	n	(P-1726; A-9117 (E-2094))	400.169	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.274	n	(P-1726; A-9117 (E-2094))	400.170	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.275	n	(P-1726; A-9117 (E-2094))	400.171	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.276	n	(P-1726; A-9117 (E-2094))	400.172	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.277	n	(P-1726; A-9117 (E-2094))	400.173	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.278	n	(P-1726; A-9117 (E-2094))	400.174	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.279	n	(P-1726; A-9117 (E-2094))	400.175	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.280	n	(P-1726; A-9117 (E-2094))	400.176	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.281	n	(P-1726; A-9117 (E-2094))	400.177	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.282	n	(P-1726; A-9117 (E-2094))	400.178	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.283	n	(P-1726; A-9117 (E-2094))	400.179	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.284	n	(P-1726; A-9117 (E-2094))	400.180	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.285	n	(P-1726; A-9117 (E-2094))	400.181	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.286	n	(P-1726; A-9117 (E-2094))	400.182	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.287	n	(P-1726; A-9117 (E-2094))	400.183	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.288	n	(P-1726; A-9117 (E-2094))	400.184	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.289	n	(P-1726; A-9117 (E-2094))	400.185	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.290	n	(P-1726; A-9117 (E-2094))	400.186	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.291	n	(P-1726; A-9117 (E-2094))	400.187	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.292	n	(P-1726; A-9117 (E-2094))	400.188	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.293	n	(P-1726; A-9117 (E-2094))	400.189	n	(P-4451 (E-4720))	2008.90	am	(P-10247)	2011.50	am	(P-11075)
350.294	n	(P-1726; A-9117 (E-2094))	400.190	n	(P-4451 (E-47						

TITLE 50 (CONT'D)		TITLE 50 (CONT'D)	
7040.40	am	8100.1515	n
7040.70	am	8100.1600	n
7100.100	n	8100.1700	n
7110.80	n	8100.1701	n
8010.10	n	8100.1702	n
8010.20	n	8100.1703	n
8010.30	am	8100.1704	n
8010.40	am	8100.1705	n
8010.50	n	8100.1706	n
8010.60	n	8100.1707	n
8010.70	n	8100.1708	n
8010.80	am	8100.1709	n
8010.90	n	8100.1710	n
8100.100	n	8100.1711	n
8100.105	n	8100.1712	n
8100.110	n	8100.1713	n
8100.114	n	8100.1714	n
8100.115	n	8100.1715	n
8100.120	n	8100.1716	n
8100.121	n	8100.1717	n
8100.125	n	8100.1718	n
8100.130	n	8100.1719	n
8100.135	n	8100.1720	n
8100.140	n	8100.1721	n
8100.145	n	8100.1722	n
8100.150	n	8100.1723	n
8100.155	n	8100.1724	n
8100.160	n	8100.1725	n
8100.165	n	8100.1726	n
8100.170	n	8100.1727	n
8100.175	n	8100.1728	n
8100.180	n	8100.1729	n
8100.185	n	8100.1730	n
8100.190	n	8100.1731	n
8100.195	n	8100.1732	n
8100.200	n	8100.1733	n
8100.205	n	8100.1734	n
8100.210	n	8100.1735	n
8100.215	n	8100.1736	n
8100.220	n	8100.1737	n
8100.225	n	8100.1738	n
8100.230	n	8100.1739	n
8100.235	n	8100.1740	n
8100.240	n	8100.1741	n
8100.245	n	8100.1742	n
8100.250	n	8100.1743	n
8100.255	n	8100.1744	n
8100.260	n	8100.1745	n
8100.265	n	8100.1746	n
8100.270	n	8100.1747	n
8100.275	n	8100.1748	n
8100.280	n	8100.1749	n
8100.285	n	8100.1750	n
8100.290	n	8100.1751	n
8100.295	n	8100.1752	n
8100.300	n	8100.1753	n
8100.305	n	8100.1754	n
8100.310	n	8100.1755	n
8100.315	n	8100.1756	n
8100.320	n	8100.1757	n
8100.325	n	8100.1758	n
8100.330	n	8100.1759	n
8100.335	n	8100.1760	n
8100.340	n	8100.1761	n
8100.345	n	8100.1762	n
8100.350	n	8100.1763	n
8100.355	n	8100.1764	n
8100.360	n	8100.1765	n
8100.365	n	8100.1766	n
8100.370	n	8100.1767	n
8100.375	n	8100.1768	n
8100.380	n	8100.1769	n
8100.385	n	8100.1770	n
8100.390	n	8100.1771	n
8100.395	n	8100.1772	n
8100.400	n	8100.1773	n
8100.405	n	8100.1774	n
8100.410	n	8100.1775	n
8100.415	n	8100.1776	n
8100.420	n	8100.1777	n
8100.425	n	8100.1778	n
8100.430	n	8100.1779	n
8100.435	n	8100.1780	n
8100.440	n	8100.1781	n
8100.445	n	8100.1782	n
8100.450	n	8100.1783	n
8100.455	n	8100.1784	n
8100.460	n	8100.1785	n
8100.465	n	8100.1786	n
8100.470	n	8100.1787	n
8100.475	n	8100.1788	n
8100.480	n	8100.1789	n
8100.485	n	8100.1790	n
8100.490	n	8100.1791	n
8100.495	n	8100.1792	n
8100.500	n	8100.1793	n
8100.505	n	8100.1794	n
8100.510	n	8100.1795	n
8100.515	n	8100.1796	n
8100.520	n	8100.1797	n
8100.525	n	8100.1798	n
8100.530	n	8100.1799	n
8100.535	n	8100.1800	n
8100.540	n	8100.1801	n
8100.545	n	8100.1802	n
8100.550	n	8100.1803	n
8100.555	n	8100.1804	n
8100.560	n	8100.1805	n
8100.565	n	8100.1806	n
8100.570	n	8100.1807	n
8100.575	n	8100.1808	n
8100.580	n	8100.1809	n
8100.585	n	8100.1810	n
8100.590	n	8100.1811	n
8100.595	n	8100.1812	n
8100.600	n	8100.1813	n
8100.605	n	8100.1814	n
8100.610	n	8100.1815	n
8100.615	n	8100.1816	n
8100.620	n	8100.1817	n
8100.625	n	8100.1818	n
8100.630	n	8100.1819	n
8100.635	n	8100.1820	n
8100.640	n	8100.1821	n
8100.645	n	8100.1822	n
8100.650	n	8100.1823	n
8100.655	n	8100.1824	n
8100.660	n	8100.1825	n
8100.665	n	8100.1826	n
8100.670	n	8100.1827	n
8100.675	n	8100.1828	n
8100.680	n	8100.1829	n
8100.685	n	8100.1830	n
8100.690	n	8100.1831	n
8100.695	n	8100.1832	n
8100.700	n	8100.1833	n
8100.705	n	8100.1834	n
8100.710	n	8100.1835	n
8100.715	n	8100.1836	n
8100.720	n	8100.1837	n
8100.725	n	8100.1838	n
8100.730	n	8100.1839	n
8100.735	n	8100.1840	n
8100.740	n	8100.1841	n
8100.745	n	8100.1842	n
8100.750	n	8100.1843	n
8100.755	n	8100.1844	n
8100.760	n	8100.1845	n
8100.765	n	8100.1846	n
8100.770	n	8100.1847	n
8100.775	n	8100.1848	n
8100.780	n	8100.1849	n
8100.785	n	8100.1850	n
8100.790	n	8100.1851	n
8100.795	n	8100.1852	n
8100.800	n	8100.1853	n
8100.805	n	8100.1854	n
8100.810	n	8100.1855	n
8100.815	n	8100.1856	n
8100.820	n	8100.1857	n
8100.825	n	8100.1858	n
8100.830	n	8100.1859	n
8100.835	n	8100.1860	n
8100.840	n	8100.1861	n
8100.845	n	8100.1862	n
8100.850	n	8100.1863	n
8100.855	n	8100.1864	n
8100.860	n	8100.1865	n
8100.865	n	8100.1866	n
8100.870	n	8100.1867	n
8100.875	n	8100.1868	n
8100.880	n	8100.1869	n
8100.885	n	8100.1870	n
8100.890	n	8100.1871	n
8100.895	n	8100.1872	n
8100.900	n	8100.1873	n
8100.905	n	8100.1874	n
8100.910	n	8100.1875	n
8100.915	n	8100.1876	n
8100.920	n	8100.1877	n
8100.925	n	8100.1878	n
8100.930	n	8100.1879	n
8100.935	n	8100.1880	n
8100.940	n	8100.1881	n
8100.945	n	8100.1882	n
8100.950	n	8100.1883	n
8100.955	n	8100.1884	n
8100.960	n	8100.1885	n
8100.965	n	8100.1886	n
8100.970	n	8100.1887	n
8100.975	n	8100.1888	n
8100.980	n	8100.1889	n
8100.985	n	8100.1890	n
8100.990	n	8100.1891	n
8100.995	n	8100.1892	n
8100.1000	n	8100.1893	n
8100.1005	n	8100.1894	n
8100.1010	n	8100.1895	n
8100.1015	n	8100.1896	n
8100.1020	n	8100.1897	n
8100.1025	n	8100.1898	n
8100.1030	n	8100.1899	n
8100.1035	n	8100.1900	n
8100.1040	n	8100.1901	n
8100.1045	n	8100.1902	n
8100.1050	n	8100.1903	n
8100.1055	n	8100.1904	n
8100.1060	n	8100.1905	n
8100.1065	n	8100.1906	n
8100.1070	n	8100.1907	n
8100.1075	n	8100.1908	n
8100.1080	n	8100.1909	n
8100.1085	n	8100.1910	n
8100.1090	n	8100.1911	n
8100.1095	n	8100.1912	n
8100.1100	n	8100.1913	n
8100.1105	n	8100.1914	n
8100.1110	n	8100.1915	n
8100.1115	n	8100.1916	n
8100.1120	n	8100.1917	n
8100.1125	n	8100.1918	n
8100.1130	n	8100.1919	n
8100.1135	n	8100.1920	n
8100.1140	n	8100.1921	n
8100.1145	n	8100.1922	n
8100.1150	n	8100.1923	n
8100.1155	n	8100.1924	n
8100.1160	n	8100.1925	n
8100.1165	n	8100.1926	n
8100.1170	n	8100.1927	n
8100.1175	n	8100.1928	n
8100.1180	n	8100.1929	n
8100.1185	n	8100.1930	n
8100.1190	n	8100.1931	n
8100.1195	n	8100.1932	n
8100.1200	n	8100.1933	n
8100.1205	n	8100.1934	n
8100.1210	n	8100.1935	n
8100.1215	n	8100.1936	n
8100.1220	n	8100.1937	n
8100.1225	n	8100.1938	n
8100.1230	n	8100.1939	n
8100.1235	n	8100.1940	n
8100.1240	n	8100.1941	n
8100.1245	n	8100.1942	n
8100.1250	n	8100.1943	n
8100.1255	n	8100.1944	n
8100.1260	n	8100.1945	n
8100.1265	n	8100.1946	n
8100.1270	n	8100.1947	n
8100.1275	n	8100.1948	n
8100.1280	n	8100.1949	n
8100.1285	n	8100.1950	n
8100.1290	n	8100.1951	n
8100.1295	n	8100.1952	n
8100.1300	n	8100.1953	n
8100.1305	n	8100.1954	n
8100.1310	n	8100.1955	n
8100.1315	n	8100.1956	n
8100.1320	n	8100.1957	n
8100.1325	n	8100.1958	n
8100.1330	n	8100.1959	n
8100.1335	n	8100.1960	n
8100.1340	n	8100.1961	n
8100.1345	n	8100.1962	n
8100.1350	n	8100.1963	n
8100.1355	n	8100.1964	n
8100.1360	n	8100.1965	n
8100.1365	n	8100.1966	n
8100.1370	n	8100.1967	n
8100.1375	n	8100.1968	n
8100.1380	n	8100.1969	n
8100.1385	n	8100.1970	n
8100.1390	n	8100.1971	n
8100.1395	n	8100.1972	n
8100.1400	n	8100.1973	n
8100.1405	n	8100.1974	n
8100.1410	n	8100.1975	n
8100.1415	n	8100.1976	n
8100.1420	n	8100.1977	n
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6000.280	(E-3235; O-5905) (P-2989)	am	115.470	(P-15183/89; RC-10145; RC-10128; A-10865)	n
6000.330	(P-2989)	n			
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102.30	(P-2432)	am	117.100	(P-14671) (E-14987)	n
106.25	(P-14647)	am	117.110	(P-14671) (E-14987)	n
106.45	(P-14647)	am	117.150	(P-14671) (E-14987)	n
108.10	(P-16718)	am	117.120	(P-14671) (E-14987)	n
108.20	(P-16718)	am	117.125	(P-14671) (E-14987)	n
108.30	(P-16718)	am	117.130	(P-14671) (E-14987)	n
108.40	(P-16718)	am	117.135	(P-14671) (E-14987)	n
108.50	(P-16718)	am	117.140	(P-14671) (E-14987)	n
108.60	(P-16718)	am	117.145	(P-14671) (E-14987)	n
108.70	(P-16718)	am	117.200	(P-14671) (E-14987)	n
108.80	(P-16718)	am	117.205	(P-14671) (E-14987)	n
108.90	(P-16718)	am	117.210	(P-14671) (E-14987)	n
108.100	(P-16718)	am	117.215	(P-14671) (E-14987)	n
108.110	(P-16718)	am	117.220	(P-14671) (E-14987)	n
108.120	(P-16718)	am	117.225	(P-14671) (E-14987)	n
108.130	(P-16718)	am	117.230	(P-14671) (E-14987)	n
108.140	(P-16718)	am	117.235	(P-14671) (E-14987)	n
108.150	(P-16718)	am	117.240	(P-14671) (E-14987)	n
108.160	(P-16718)	am	117.300	(P-14671) (E-14987)	n
108.200	(P-16718)	n	117.305	(P-14671) (E-14987)	n
108.210	(P-16718)	n	117.310	(P-14671) (E-14987)	n
108.300	(P-16718)	n	117.315	(P-14671) (E-14987)	n
115.100	(P-15183/89; RC-10145; RC-10128; A-10865)	n	117.320	(P-14671) (E-14987)	n
115.110	(P-15183/89; RC-10145; RC-10128; A-10865)	n	117.325	(P-14671) (E-14987)	n
115.120	(P-15183/89; RC-10145; RC-10128; A-10865)	n	117.330	(P-14671) (E-14987)	n
115.200	(P-15183/89; RC-10145; RC-10128; A-10865)	n	117.335	(P-14671) (E-14987)	n
115.210	(P-15183/89; RC-10145; RC-10128; A-10865)	n	117.340	(P-14671) (E-14987)	n
115.215	(P-15183/89; RC-10145; RC-10128; A-10865)	n	117.345	(P-14671) (E-14987)	n
115.220	(P-15183/89; RC-10145; RC-10128; A-10865)	n	117.350	(P-14671) (E-14987)	n
115.230	(P-15183/89; RC-10145; RC-10128; A-10865)	n	117.350	(P-14671) (E-14987)	n
115.240	(P-15183/89; RC-10145; RC-10128; A-10865)	n	117.3p.A		
115.250	(P-15183/89; RC-10145; RC-10128; A-10865)	n	117.3p.B		
115.300	(P-15183/89; RC-10145; RC-10128; A-10865)	n	117.3p.C		
115.310	(P-15183/89; RC-10145; RC-10128; A-10865)	n	117.3p.D		
115.320	(P-15183/89; RC-10145; RC-10128; A-10865)	n	117.3p.E		
115.400	(P-15183/89; RC-10145; RC-10128; A-10865)	n	119.100	(P-14671) (E-14987)	n
115.410	(P-15183/89; RC-10145; RC-10128; A-10865)	n	119.105	(P-14671) (E-14987)	n
115.420	(P-15183/89; RC-10145; RC-10128; A-10865)	n	119.110	(P-14671) (E-14987)	n
115.430	(P-15183/89; RC-10145; RC-10128; A-10865)	n	119.115	(P-14671) (E-14987)	n

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119.255	(P-3356)	n	200.108	(P-18061/89; A-3503)	n
119.260	(P-3356; RC-16074)	n	200.200	(P-18061/89; A-3503)	n
119.300	(P-13377/89; W-3696)	n	200.201	(P-18061/89; A-3503)	n
119.305	(P-13377/89; W-3696)	n	200.202	(P-18061/89; A-3503)	n
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119.315	(P-13377/89; W-3696)	n	200.204	(P-18061/89; A-3503)	n
119.320	(P-13377/89; W-3696)	n	200.205	(P-18061/89; A-3503)	n
119.325	(P-13377/89; W-3696)	n	200.206	(P-18061/89; A-3503)	n
119.330	(P-13377/89; W-3696)	n	200.300	(P-18061/89; A-3503)	n
119.335	(P-13377/89; W-3696)	n	200.301	(P-18061/89; A-3503)	n
119.340	(P-13377/89; W-3696)	n	200.302	(P-18061/89; A-3503)	n
119.345	(P-13377/89; W-3696)	n	200.400	(P-18061/89; A-3503)	n
119.350	(P-13377/89; W-3696)	n	200.401	(P-18061/89; A-3503)	n
119.355	(P-13377/89; W-3696)	n	200.402	(P-18061/89; A-3503)	n
119.360	(P-13377/89; W-3696)	n	200.500	(P-18061/89; A-3503)	n
119.365	(P-13377/89; W-3696)	n	200.501	(P-18061/89; A-3503)	n
119.370	(P-13377/89; W-3696)	n	200.502	(P-18061/89; A-3503)	n
119.375	(P-13377/89; W-3696)	n	200.503	(P-18061/89; A-3503)	n
119.380	(P-13377/89; W-3696)	n	200.504	(P-18061/89; A-3503)	n
119.385	(P-13377/89; W-3696)	n	200.505	(P-18061/89; A-3503)	n
119.390	(P-13377/89; W-3696)	n	200.600	(P-18061/89; A-3503)	n
119.395	(P-13377/89; W-3696)	n	200.601	(P-18061/89; A-3503)	n
119.400	(P-13377/89; W-3696)	n	200.602	(P-18061/89; A-3503)	n
119.500	(P-13377/89; W-3696)	n	200.603	(P-18061/89; A-3503)	n
119.700	(P-13377/89; W-3696)	n	200.604	(P-18061/89; A-3503)	n
119.705	(P-13377/89; W-3696)	n	200.700	(P-18061/89; A-3503)	n
119.710	(P-13377/89; W-3696)	n	200.701	(P-18061/89; A-3503)	n
119.715	(P-13377/89; W-3696)	n	200.800	(P-18061/89; A-3503)	n
119.800	(P-13377/89; W-3696)	n	200.801	(P-18061/89; A-3503)	n
119.900	(P-13377/89; W-3696)	n	200.802	(P-18061/89; A-3503)	n
119.905	(P-13377/89; W-3696)	n	200.803	(P-18061/89; A-3503)	n
119.910	(P-13377/89; W-3696)	n	200.804	(P-18061/89; A-3503)	n
119.1000	(P-13377/89; W-3696)	n	200.805	(P-18061/89; A-3503)	n
119.1005	(P-13377/89; W-3696)	n	200.806	(P-18061/89; A-3503)	n
119.1100	(P-13377/89; W-3696)	n	200.807	(P-18061/89; A-3503)	n
119.1105	(P-13377/89; W-3696)	n	200.808	(P-18061/89; A-3503)	n
301.10	(P-1708)	am	200.809	(P-18061/89; A-3503)	n
301.20	(P-1708)	am	200.810	(P-18061/89; A-3503)	n
301.30	(P-1708)	am	200.900	(P-18061/89; A-3503)	n
301.40	(P-1708)	am	200.901	(P-18061/89; A-3503)	n
301.50	(P-1708)	am	200.902	(P-18061/89; A-3503)	n
301.60	(P-1708)	am	200.903	(P-18061/89; A-3503)	n
200.10	(P-18056/89; A-3501)	r	200.904	(P-18061/89; A-3503)	n
200.10	(P-18056/89; A-3501)	r	200.905	(P-18061/89; A-3503)	n
200.10	(P-18056/89; A-3501)	r	200.906	(P-18061/89; A-3503)	n
200.10	(P-18056/89; A-3501)	r	200.907	(P-18061/89; A-3503)	n
200.11	(P-18056/89; A-3501)	n	200.908	(P-18061/89; A-3503)	n
200.12	(P-18056/89; A-3501)	n	200.909	(P-18061/89; A-3503)	n
200.20	(P-18056/89; A-3501)	r	200.910	(P-18061/89; A-3503)	n
200.30	(P-18056/89; A-3501)	r	200.911	(P-18061/89; A-3503)	n
200.40	(P-18056/89; A-3501)	r	200.912	(P-18061/89; A-3503)	n
200.50	(P-18056/89; A-3501)	r	200.913	(P-18061/89; A-3503)	n
200.60	(P-18056/89; A-3501)	r	200.914	(P-18061/89; A-3503)	n
200.70	(P-18056/89; A-3501)	r	200.9p.A		
200.80	(P-18056/89; A-3501)	r	220.160	(P-14277)	am
200.90	(P-18056/89; A-3501)	r	240.10	(P-15226/89; A-2317)	am
200.100	(P-18056/89; A-3501)	r	240.20	(P-15226/89; A-2317)	r
200.101	(P-18056/89; A-3501)	n	240.30	(P-15226/89; A-2317)	r
200.102	(P-18056/89; A-3501)	n	240.40	(P-15226/89; A-2317)	r
200.103	(P-18056/89; A-3501)	n	240.50	(P-15226/89; A-2317)	r
200.104	(P-18056/89; A-3501)	n	240.60	(P-15226/89; A-2317)	r

TITLE 62 (CONT'D)		TITLE 62 (CONT'D)			
240.70	r	(P-15226/89; A-2317)	240.1120	r	(P-10288; C-11410)
240.80	r	(P-15226/89; A-2317)	240.1120	n	(P-10288; C-11410)
240.90	r	(P-15226/89; A-2317)	240.1130	n	(P-10288; C-11410)
240.100	r	(P-15226/89; A-2317)	240.1130	r	(P-10288; C-11410)
240.110	r	(P-15226/89; A-2317)	240.1140	r	(P-10288; C-11410)
240.120	r	(P-15226/89; A-2317)	240.1140	n	(P-10288; C-11410)
240.140	n	(P-15226/89; A-2317)	240.1150	r	(P-10288; C-11410)
240.150	n	(P-15226/89; A-2317)	240.1150	n	(P-10288; C-11410)
240.160	n	(P-15226/89; A-2317)	240.1151	r	(P-3394; A-13620)
240.170	n	(P-15226/89; A-2317)	240.1160	r	(P-10288; C-11410)
240.180	n	(P-15226/89; A-2317)	240.1170	r	(P-10288; C-11410)
240.190	n	(P-15226/89; A-2317)	240.1170	n	(P-10288; C-11410)
240.195	n	(P-15226/89; A-2317)	240.1180	r	(P-10288; C-11410)
240.195	n	(P-15226/89; A-2317)	240.1180	n	(P-10288; C-11410)
240.210	re	(A-3053)	240.1190	am	(P-10288; C-11410)
240.220	re	(A-3053)	300.40	am	(P-18103/89; A-3548)
240.230	am	(P-15226/89; A-2317)	1700.11	am	(P-12217/89; A-11795)
240.240	re	(A-3053)	1701.Ap.A	am	(P-12222/89; A-11800)
240.250	re	(A-3053)	1761.11	am	(P-12197/89; A-11777)
240.260	re	(A-3053)	1761.12	am	(P-12197/89; A-11777)
240.270	re	(A-3053)	1772.12	am	(P-12317/89; A-11880)
240.280	re	(A-3053)	1773.5	n	(P-12317/89; A-11886)
240.290	re	(A-3053)	1773.11	am	(P-12317/89; A-11886)
240.295	re	(A-3053)	1773.15	am	(P-12317/89; A-11886)
240.305	re	(A-3053)	1773.17	am	(P-12317/89; A-11886)
240.310	re	(A-3053)	1773.19	am	(P-12317/89; A-11886)
240.320	re	(A-3053)	1773.20	n	(P-12317/89; A-11886)
240.330	re	(A-3053)	1773.21	n	(P-12317/89; A-11886)
240.340	re	(A-3053)	1774.15	am	(P-12334/89; A-11900)
240.350	re	(A-3053)	1774.17	am	(P-12334/89; A-11900)
240.360	re	(A-3053)	1778.13	am	(P-12303/89; A-11873)
240.370	re	(A-3053)	1778.14	am	(P-12303/89; A-11873)
240.510	re	(A-3053)	1779.12	am	(P-12347/89; A-11924)
240.520	re	(A-3053)	1779.20	r	(P-12347/89; A-11924)
240.530	re	(A-3053)	1780.16	am	(P-12352/89; A-11911)
240.540	re	(A-3053)	1780.21	am	(P-12352/89; A-11911)
240.610	re	(A-3053)	1780.31	am	(P-12352/89; A-11911)
240.620	re	(A-3053)	1783.12	am	(P-12366/89; A-11929)
240.630	re	(A-3053)	1783.20	r	(P-12366/89; A-11929)
240.640	re	(A-3053)	1784.14	am	(P-12366/89; A-11929)
240.650	am	(P-3394; A-13620)	1784.17	am	(P-12371/89; A-11935)
240.650	re	(A-3053)	1784.21	am	(P-12371/89; A-11935)
240.660	re	(P-3053)	1800.21	am	(P-12371/89; A-11935)
240.655	n	(P-3394; A-13620)	1800.40	am	(P-12205/89; A-11785)
240.655	am	(P-16205)	1800.60	am	(P-12205/89; A-11785)
240.710	re	(A-3053)	1816.49	am	(P-12205/89; A-11785)
240.720	re	(A-3053)	1816.64	am	(P-12255/89; A-11830)
240.730	re	(A-3053)	1816.67	am	(P-12255/89; A-11830)
240.740	re	(A-3053)	1816.68	am	(P-12255/89; A-11830)
240.750	re	(A-3053)	1816.83	am	(P-12255/89; A-11830)
240.905	re	(A-3053)	1816.97	am	(P-12255/89; A-11830)
240.910	re	(A-3053)	1816.99	am	(P-12255/89; A-11830)
240.920	re	(A-3053)	1817.102	am	(P-12255/89; A-11830)
240.930	re	(A-3053)	1817.49	am	(P-12280/89; A-11855)
240.940	re	(A-3053)	1817.64	am	(P-12280/89; A-11855)
240.950	re	(A-3053)	1817.66	am	(P-12280/89; A-11855)
240.960	re	(A-3053)	1817.67	am	(P-12280/89; A-11855)
240.970	re	(A-3053)	1817.68	am	(P-12280/89; A-11855)
240.980	re	(A-3053)	1817.83	am	(P-12280/89; A-11855)
240.990	re	(A-3053)	1817.97	am	(P-12280/89; A-11855)
240.1105	r	(P-10288; C-11410)	1817.122	am	(P-12280/89; A-11855)
240.1110	r	(P-10288; C-11410)	1843.11	am	(P-12347/89; A-11906)
240.1110	n	(P-10288; C-11410)	1846.1	n	(P-12248/89; A-11825)
			1846.5	n	(P-12248/89; A-11825)

TITLE 62 (CONT'D)		
1846.12	n	(P-12248/89; A-11825)
1846.14	n	(P-12248/89; A-11825)
1846.17	n	(P-12248/89; A-11825)
1846.18	n	(P-12248/89; A-11825)
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690.10	n	(P-1107; A-12516)
690.20	n	(P-1107; A-12516)
690.30	n	(P-1107; RC-10123; A-12516)
690.40	n	(P-1107; A-12516)
690.50	n	(P-1107; A-12516)
690.60	n	(P-1107; A-12516)
690.70	n	(P-1107; A-12516)
690.80	n	(P-1107; A-12516)
690.90	n	(P-1107; A-12516)
690.100	n	(P-1107; A-12516)
690.110	n	(P-1107; A-12516)
690.120	n	(P-1107; A-12516)
690.130	n	(P-1107; A-12516)
690.140	n	(P-1107; A-12516)
690.150	n	(P-1107; A-12516)
690.160	n	(P-1107; A-12516)
690.170	n	(P-1107; A-12516)
690.180	n	(P-1107; A-12516)
690.190	n	(P-1107; A-12516)
690.200	n	(P-1107; A-12516)
690.210	n	(P-1107; A-12516)
690.220	n	(P-1107; A-12516)
690.230	n	(P-1107; A-12516)
690.240	n	(P-1107; A-12516)
690.250	n	(P-1107)
690.260	n	(P-1107)
690.270	n	(P-1107)
1175.100	am	(P-17190/89; A-14090)
1175.700	n	(P-17190/89; A-14090)
1175.705	n	(P-17190/89; A-14090)
1175.710	n	(P-17190/89; A-14090)
1175.715	n	(P-17190/89; A-14090)
1175.720	n	(P-17190/89; A-14090)
1175.725	n	(P-17190/89; A-14090)
1175.730	n	(P-17190/89; A-14090)
1175.735	n	(P-17190/89; A-14090)
1175.800	n	(P-17190/89; A-14090)
1175.805	n	(P-17190/89; A-14090)
1175.810	n	(P-17190/89; A-14090)
1175.815	n	(P-17190/89; A-14090)
1175.820	n	(P-17190/89; A-14090)
1175.825	n	(P-17190/89; A-14090)
1175.830	n	(P-17190/89; A-14090)
1175.835	n	(P-17190/89; A-14090)
1175.840	n	(P-17190/89; A-14090)
1175.845	n	(P-17190/89; A-14090)
1175.850	n	(P-17190/89; A-14090)
1175.855	n	(P-17190/89; A-14090)
1175.860	n	(P-17190/89; A-14090)
1175.865	n	(P-17190/89; A-14090)
1175.870	n	(P-17190/89; A-14090)
1175.875	n	(P-17190/89; A-14090)
1175.900	n	(P-17190/89; A-14090)
1175.905	n	(P-17190/89; A-14090)
1175.910	n	(P-17190/89; A-14090)
1175.915	n	(P-17190/89; A-14090)
1240.10	am	(P-2456)

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1480.130	n
1480.140	n
1480.150	n
1480.160	n
1480.170	n
1480.180	n
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1480.200	n
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2005.30	n	(P-15640/89; RC-2131; A-7228)
2005.40	n	(P-15640/89; RC-2131; M-7267; A-7228)
2005.50	n	(P-15640/89; O-2124; M-7267; RC-2131; A-7228)
2005.60	n	(P-15640/89; RC-2131 M-7267; A-7228)
2005.70	n	(P-15640/89; RC-2131; M-7267; A-7228)
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290.1204	am	(P-18649/89; A-5757)
290.1205	am	(P-18649/89; A-5757)
290.1206	am	(P-18649/89; A-5757)
290.1207	am	(P-18649/89; A-5757)
290.1209	am	(P-18649/89; A-5757)
290.1210	am	(P-18649/89; A-5757)
290.1211	am	(P-18649/89; A-5757)
290.Ap.A	am	(P-18649/89; A-5757)
290.Ap.B	am	(P-18649/89; A-5757)
420.420	am	(P-1541; A-15327)
420.630	am	(P-15645)
420.640	am	(P-15645)

TITLE 77

205.120	am	(P-5442; A-13802) (E-5596)
205.125	am	(P-5442; A-13802) (E-5596)
205.135	am	(P-5442; A-13802) (E-5596)
205.140	am	(P-5442; A-13802) (E-5596)
205.145	am	(P-5442; A-13802) (E-5596)
205.150	am	(P-5442; A-13802) (E-5596)
205.155	r	(P-5442; A-13802) (E-5596)
205.160	n	(P-5442; A-13802) (E-5596)
205.165	r	(P-5442; A-13802) (E-5596)
205.170	r	(P-5442; A-13802) (E-5596)
205.175	r	(P-5442; A-13802) (E-5596)
205.180	r	(P-5442; A-13802) (E-5596)
205.185	r	(P-5442; A-13802) (E-5596)
205.190	r	(P-5442; A-13802) (E-5596)
205.195	r	(P-5442; A-13802) (E-5596)
205.200	am	(P-10028/89; A-2403)
240.20	am	(P-14699)
243.10	am	(P-10007/89; A-2382)
245.20	am	

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590. Ap. B	n	(P-8503)	630. Ap. C	n	(P-10060/89; A-11219)
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590. Ap. D	n	(E-8725; O-13042; (P-8503)	635.20	am	(P-7858)
600.110	r	(P-10035/89; A-840)	635.30	am	(P-7858)
600.120	am	(P-10035/89; A-840)	635.35	am	(P-7858)
600.230	am	(P-10035/89; A-840)	635.40	am	(P-7858)
600.250	am	(P-10035/89; A-840)	635.50	am	(P-7858)
600.510	am	(P-10035/89; A-840)	635.60	am	(P-7858)
600.900	am	(P-10035/89; A-840)	635.70	am	(P-7858)
600.910	r	(P-10035/89; A-840)	635.80	am	(P-7858)
600.910	#	(P-10035/89; A-840)	635.90	am	(P-7858)
600.920	r	(P-10035/89; A-840)	635.110	am	(P-7858)
600.920	#	(P-10035/89; A-840)	635.130	am	(P-7858)
600.930	r	(P-10035/89; A-840)	635.140	am	(P-7858)
600.930	#	(P-10035/89; A-840)	635.150	am	(P-7858)
600.1100	am	(P-10035/89; A-840)	635.160	am	(P-7858)
600.1110	am	(P-10035/89; A-840)	635.170	am	(P-7858)
600.1120	am	(P-10035/89; A-840)	635.180	am	(P-7858)
600.1130	am	(P-10035/89; A-840)	635.190	n	(P-7858)
600.1140	am	(P-10035/89; A-840)	635. Ap. A	n	(P-7858)
600.1400	am	(P-10035/89; A-840)	635. Ap. B	n	(P-7858)
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615.110	am	(P-10137/89; A-805)	635. Ap. D	n	(P-7858)
615.140	r	(P-10137/89; A-805)	640.10	r	(P-2413/89; A-12747)
615.150	am	(P-10137/89; A-805)	640.10	n	(P-2413/89; A-12747)
615.160	am	(P-10137/89; A-805)	640.20	r	(P-2413/89; A-12747)
615.200	am	(P-10137/89; A-805)	640.25	n	(P-12433/89; A-12749)
615.310	am	(P-10137/89; A-805)	640.30	r	(P-12433/89; A-12749)
615.320	am	(P-10137/89; A-805)	640.30	n	(P-12433/89; A-12749)
615.330	am	(P-10137/89; A-805)	640.40	r	(P-2413/89; A-12747)
615.360	am	(P-10137/89; A-805)	640.40	n	(P-2413/89; A-12747)
615.370	am	(P-10137/89; A-805)	640.41	n	(P-12433/89; A-12749)
615.510	am	(P-10137/89; A-805)	640.42	n	(P-12433/89; A-12749)
615.520	am	(P-10137/89; A-805)	640.43	n	(P-12433/89; A-12749)
615.530	am	(P-10137/89; A-805)	640.44	n	(P-12433/89; A-12749)
615.540	am	(P-10137/89; A-805)	640.45	n	(P-12433/89; A-12749)
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630.30	am	(P-10060/89; A-11219)	640.80	r	(P-2413/89; A-12749)
630.40	am	(P-10060/89; A-11219)	640.90	n	(P-15726)
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630.60	am	(P-10060/89; A-11219)	640. Ap. A	n	(P-10060/89; A-11219)
630.70	am	(P-15726)	640. Ap. B	n	(P-10060/89; A-11219)
630.80	am	(P-10060/89; A-11219)	640. Ap. C	n	(P-10060/89; A-11219)
630.90	am	(P-10060/89; A-11219)	640. Ex. A	n	(P-10060/89; A-11219)
630.100	am	(P-10060/89; A-11219)	640. Ex. B	n	(P-10060/89; A-11219)
630.110	am	(P-10060/89; A-11219)	640. Ex. C	n	(P-10060/89; A-11219)
630.120	am	(P-10060/89; A-11219)	640. Ex. D	n	(P-10060/89; A-11219)
630.130	am	(P-10060/89; A-11219)	640. Ap. D	n	(P-10060/89; A-11219)
630.140	am	(P-10060/89; A-11219)	640. Ex. A	n	(P-10060/89; A-11219)
630.150	am	(P-10060/89; A-11219)	640. Ex. B	n	(P-10060/89; A-11219)
630.160	am	(P-10060/89; A-11219)	640. Ap. E	n	(P-10060/89; A-11219)
630.170	am	(P-10060/89; A-11219)	640. Ex. A	n	(P-10060/89; A-11219)
630.180	am	(P-10060/89; A-11219)	640. Ex. B	n	(P-10060/89; A-11219)
630.190	am	(P-10060/89; A-11219)	640. Ap. F	n	(P-10060/89; A-11219)
630.200	am	(P-10060/89; A-11219)	640. Ex. A	n	(P-10060/89; A-11219)
630.210	n	(P-10060/89; A-11219)	640. Ex. B	n	(P-10060/89; A-11219)
630.220	n	(P-15726)	640. Ex. C	n	(P-10060/89; A-11219)

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640. Ap. G	n	(P-12433/89; A-12749)	630. Ap. A	n	(P-10060/89; A-11219)
640. Ex. A	n	(P-12433/89; A-12749)	630. Ap. B	n	(P-10060/89; A-11219)
640. Ex. B	n	(P-12433/89; A-12749)	630. Ap. C	n	(P-10060/89; A-11219)
640. Ex. C	n	(P-12433/89; A-12749)	630. Ap. D	n	(P-10060/89; A-11219)
640. Ex. D	n	(P-12433/89; A-12749)	635.20	am	(P-7858)
640. Ap. I	n	(P-4443; A-13292)	635.30	am	(P-7858)
661.70	am	(P-5446; A-14543) (E-5617)	635.35	am	(P-7858)
665.240	am	(P-11132)	635.40	am	(P-7858)
672.100	n	(P-11132)	635.50	am	(P-7858)
672.105	n	(P-11132)	635.60	am	(P-7858)
672.110	n	(P-11132)	635.70	am	(P-7858)
672.115	n	(P-11132)	635.80	am	(P-7858)
672.200	n	(P-11132)	635.110	am	(P-7858)
672.205	n	(P-11132)	635.130	am	(P-7858)
672.205	n	(P-11132)	635.140	am	(P-7858)
672.210	n	(P-11132)	635.150	am	(P-7858)
672.215	n	(P-11132)	635.160	am	(P-7858)
672.220	n	(P-11132)	635.170	am	(P-7858)
672.225	n	(P-11132)	635.180	am	(P-7858)
672.300	n	(P-11132)	635.190	n	(P-7858)
672.305	n	(P-11132)	635. Ap. A	n	(P-7858)
672.310	n	(P-11132)	635. Ap. B	n	(P-7858)
672.315	n	(P-11132)	635. Ap. C	n	(P-7858)
672.400	n	(P-11132)	635. Ap. D	n	(P-7858)
672.405	n	(P-11132)	640.10	r	(P-2413/89; A-12747)
672.410	n	(P-11132)	640.10	n	(P-2413/89; A-12747)
672.415	n	(P-11132)	640.20	r	(P-2413/89; A-12747)
672.420	n	(P-11132)	640.25	n	(P-12433/89; A-12749)
672.425	n	(P-11132)	640.30	r	(P-12433/89; A-12749)
672.430	n	(P-11132)	640.30	n	(P-12433/89; A-12749)
672.435	n	(P-11132)	640.40	r	(P-2413/89; A-12747)
672.440	n	(P-11132)	640.40	n	(P-2413/89; A-12747)
672.445	n	(P-11132)	640.41	n	(P-12433/89; A-12749)
672.450	n	(P-11132)	640.42	n	(P-12433/89; A-12749)
672.455	n	(P-11132)	640.43	n	(P-12433/89; A-12749)
672.460	n	(P-11132)	640.44	n	(P-12433/89; A-12749)
672.465	n	(P-11132)	640.45	n	(P-12433/89; A-12749)
672.500	n	(P-11132)	640.50	r	(P-2413/89; A-12747)
672.505	n	(P-11132)	640.60	r	(P-2413/89; A-12747)
672.510	n	(P-11132)	640.70	r	(P-2413/89; A-12749)
672.515	n	(P-11132)	640.80	r	(P-2413/89; A-12749)
672.520	n	(P-11132)	640.90	n	(P-15726)
672.525	n	(P-11132)	640.100	am	(P-10060/89; A-11219)
672.600	n	(P-11132)	640. Ap. A	n	(P-10060/89; A-11219)
672.605	n	(P-11132)	640. Ap. B	n	(P-10060/89; A-11219)
672.610	n	(P-11132)	640. Ap. C	n	(P-10060/89; A-11219)
672.615	n	(P-11132)	640. Ex. A	n	(P-10060/89; A-11219)
672.620	n	(P-11132)	640. Ex. B	n	(P-10060/89; A-11219)
672.625	n	(P-11132)	640. Ex. C	n	(P-10060/89; A-11219)
672.630	n	(P-11132)	640. Ex. D	n	(P-10060/89; A-11219)
672.635	n	(P-11132)	640. Ex. A	n	(P-10060/89; A-11219)
672.640	n	(P-11132)	640. Ex. B	n	(P-10060/89; A-11219)
672.645	n	(P-11132)	640. Ap. E	n	(P-10060/89; A-11219)
672.650	n	(P-11132)	640. Ex. A	n	(P-10060/89; A-11219)
672.655	n	(P-11132)	640. Ex. B	n	(P-10060/89; A-11219)
672.665	n	(P-11132)	640. Ex. C	n	(P-10060/89; A-11219)
672.670	n	(P-11132)	640. Ex. D	n	(P-10060/89; A-11219)
672.675	n	(P-11132)	640. Ex. A	n	(P-10060/89; A-11219)
672.680	am	(P-19185/89; A-10447)	640. Ex. B	n	(P-10060/89; A-11219)
682.100	am	(P-19185/89; A-10447)	640. Ap. F	n	(P-10060/89; A-11219)
682.105	am	(P-19185/89; A-10447)	640. Ex. A	n	(P-10060/89; A-11219)
682.110	am	(P-19185/89; A-10447)	640. Ex. B	n	(P-10060/89; A-11219)
682.120	am	(P-19185/89; A-10447)	640. Ex. C	n	(P-10060/89; A-11219)

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694.220	n	(P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609)	790.1660 790.1686	am am	(P-4437; A-11988) (E-4620) (P-16910/89; A-3184) (P-4437; A-11988) (E-4620)
694.4p.A	n	(P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609)	790.1700 790.1708 790.1719 790.1740	am am am am	(P-4437; A-11988) (E-4620) (E-9556) (P-9357) (E-9556) (P-9357) (P-4437; A-11988) (E-4620)
694.4p.A	am	(P-5448; A-14551) (E-5882)	790.1858	am	(P-4437; A-11988) (E-4620)
694.4p.B	n	(P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609)	790.1950 790.1960 790.2060	n n am	(P-4437; A-11988) (E-4620) (E-9556) (P-9357) (E-9556) (P-9357)
694.4p.C	n	(P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609)	790.2097	am	(P-1220; A-8154) (E-1505) (P-16910/89; A-3184) (P-4437; A-11988) (E-4620)
695.10	am	(P-5749; A-14562) (E-5890)	790.2140	am	(P-1220; A-8154) (E-1505) (E-9556) (P-9357)
697.10	am	(P-16779)	790.2155	n	(E-9556) (P-9357)
697.20	am	(P-16779)	790.2180	am	(E-9556) (P-9357)
697.30	am	(P-16779)	790.2260	am	(P-4437; A-11988) (E-4620)
697.100	am	(P-16779)	790.2380	am	(E-9556) (P-9357)
697.120	am	(P-16779)	790.2460	am	(P-4437; A-11988) (E-4620)
697.130	am	(P-16779)	790.2462	am	(P-4437; A-11988) (E-4620)
697.140	am	(P-16779)	790.2466	n	(P-4437; A-11988) (E-4620)
697.150	r	(P-16779)	790.2465	am	(P-13133) (E-13325)
697.160	am	(P-16779)	790.2485	am	(E-9556) (P-9357)
697.170	am	(P-16779)	790.2500	am	(P-4437; A-11988) (E-4620)
697.180	am	(P-16779)	790.2530	am	(E-9556) (P-9357)
697.300	am	(P-16779)	790.2580	am	(P-4437; A-11988) (E-4620)
697.4p.A	r	(P-16779)	790.2603	am	(P-4437; A-11988) (E-4620)
697.4p.B	am	(P-15246)	790.2605	am	(P-1220; A-8154) (E-1505)
710.210	am	(P-14306/89; A-864)	790.2618	am	(P-1220; A-8154) (E-1505)
725.20	am	(P-14306/89; A-864)	790.2661	am	(P-4437; A-11988) (E-4620)
725.44	am	(P-14306/89; A-864)	790.2662	n	(P-4437; A-11988) (E-4620)
725.71	am	(P-14306/89; A-864)	790.2780	am	(P-4437; A-11988) (E-4620)
725.71	am	(P-5050) (P-11110)	790.2820	am	(P-4437; A-11988) (E-4620)
750.540	am	(P-5050)	790.2860	am	(E-9556) (P-9357)
750.551	n	(P-5050)	790.2902	am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620)
750.560	am	(P-5050)	790.2915	am	(E-9556) (P-9357)
790.80	am	(P-4437; A-11988) (E-4620)	790.2940	am	(P-16910/89; A-3184)
790.500	am	(P-4437; A-11988) (E-4620)	790.2980	am	(P-16910/89; A-3184)
790.540	am	(E-9556) (P-9357)	790.3025	am	(E-9556) (P-9357)
790.548	am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620)	790.3028	am	(P-4437; A-11988) (E-4620)
790.620	am	(P-4437; A-11988) (E-4620)	790.3032	am	(P-4437; A-11988) (E-4620)
790.721	am	(E-9556) (P-9357)	790.3033	am	(P-4437; A-11988) (E-4620)
790.740	am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620)	790.3049	am	(P-4437; A-11988) (E-4620)
790.760	n	(P-9357) (P-13133) (E-13325)	790.3051	am	(P-1220; A-8154) (E-1505)
790.788	am	(E-9556) (P-9357)	790.3054	am	(P-4437; A-11988) (E-4620)
790.830	n	(P-4437; A-11988) (E-4620)	790.3140	am	(P-16910/89; A-3184)
790.860	am	(P-4437; A-11988) (E-4620)	790.3220	am	(P-1220; A-8154) (E-1505)
790.900	am	(P-4437; A-11988) (E-4620)	790.3300	am	(P-4437; A-11988) (E-4620)
790.910	am	(P-13133) (E-13325)	790.3315	am	(P-4437; A-11988) (E-4620)
790.920	n	(P-16910/89; A-3184)	790.3335	am	(E-9556) (P-9357)
790.1060	am	(P-4437; A-11988) (E-4620)	790.3340	am	(P-1220; A-8154) (E-1505)
790.1140	am	(P-16910/89; A-3184)			(E-9556) (P-9357)
790.1200	r	(P-1220; A-8154) (E-1505)			
790.1300	am	(P-4437; A-11988) (E-4620)			
790.1420	am	(P-4437; A-11988) (E-4620)			
790.1460	am	(E-9556) (P-9357)			
790.1560	am	(P-1220; A-8154) (E-1505)			
790.1577	am	(E-9556) (P-9357)			

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790.3350	n	(P-16910/89; A-3184)	790.5720	am	(P-9357)
790.3420	am	(P-1220; A-8154) (E-1505)	790.5740	am	(P-16910/89; A-3184)
790.3437	am	(E-9556) (P-9357)	790.5792	am	(P-13133) (E-13325)
790.3440	am	(P-16910/89; A-3184)	790.5820	am	(P-4437; A-11988) (E-4620)
790.3492	am	(P-4437; A-11988) (E-4620)	790.5830	am	(E-9556) (P-9357)
790.3540	am	(P-4437; A-11988) (E-4620)	790.5837	r	(P-1220; A-8154) (E-1505)
790.3620	am	(P-16910/89; A-3184) (E-9556)	790.5860	am	(P-4437; A-11988) (E-4620)
790.3742	am	(P-9357)	790.5872	am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620)
790.3904	am	(P-13133) (E-13325)	790.5900	am	(E-9556) (P-9357)
790.3910	am	(P-1220; A-8154) (E-1505)	790.5940	am	(P-4437; A-11988) (E-4620)
790.3914	n	(P-13133) (E-13325)	790.6140	am	(P-13133) (E-13325)
790.3940	am	(P-4437; A-11988) (E-4620)	790.6180	am	(P-4437; A-11988) (E-4620)
790.3945	am	(P-4437; A-11988) (E-4620)	790.6275	am	(E-9556) (P-9357)
790.4040	am	(E-9556) (P-9357)	790.6277	am	(P-16910/89; A-3184)
790.4060	am	(P-4437; A-11988) (E-4620)	790.6340	am	(E-9556) (P-9357)
790.4140	am	(E-9556) (P-9357)	790.6370	am	(P-9357)
790.4180	am	(P-4437; A-11988) (E-4620)	790.6435	am	(P-1220; A-8154) (E-1505)
790.4220	am	(P-4437; A-11988) (E-4620)	790.6450	am	(E-9556) (P-9357)
790.4384	n	(P-4437; A-11988) (E-4620)	790.6452	am	(P-16910/89; A-3184)
790.4396	am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620) (E-9556)	790.6460	am	(E-9556) (P-9357)
790.4420	am	(E-9556) (P-9357)	790.6500	am	(E-9556) (P-9357)
790.4430	am	(P-4437; A-11988) (E-4620)	790.6540	am	(E-9556) (P-9357)
790.4460	am	(E-9556) (P-9357)	790.6570	am	(P-4437; A-11988) (E-4620)
790.4580	am	(P-4437; A-11988) (E-4620)	790.6580	am	(P-4437; A-11988) (E-4620)
790.4660	am	(P-4437; A-11988) (E-4620)	790.6610	am	(P-13133) (E-13325)
790.4665	am	(P-16910/89; A-3184)	790.6620	am	(P-4437; A-11988) (E-4620)
790.4667	n	(P-4437; A-11988) (E-4620)	790.6621	r	(P-4437; A-11988) (E-4620)
790.4670	am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620)	790.6670	am	(E-9556) (P-9357) (P-13133)
790.4670	am	(P-9357)	790.6780	am	(E-13325)
790.4680	am	(P-4437; A-11988) (E-4620)	790.6820	am	(P-4437; A-11988) (E-4620)
790.4700	am	(P-1220; A-8154) (E-1505)	790.6875	am	(P-1220; A-8154) (E-1505)
790.4720	am	(P-4437; A-11988) (E-4620)	790.6895	am	(P-13133) (E-13325)
790.4725	n	(P-4437; A-11988) (E-4620)	790.6940	am	(P-4437; A-11988) (E-4620)
790.4728	n	(E-9556) (P-9357) (P-13133)	790.6980	am	(P-4437; A-11988) (E-4620)
790.4740	am	(P-4437; A-11988) (E-4620)	790.7100	am	(P-4437; A-11988) (E-4620)
790.4860	am	(E-9556) (P-9357)	790.7120	am	(P-4437; A-11988) (E-4620)
790.4940	am	(E-9556) (P-9357)	790.7130	am	(P-13133) (E-13325)
790.5020	am	(P-16910/89; A-3184)	790.7140	am	(P-4437; A-11988) (E-4620)
790.5060	am	(E-9556) (P-9357)	790.7160	n	(P-4437; A-11988) (E-4620)
790.5100	am	(E-9556) (P-9357)	790.7180	am	(P-4437; A-11988) (E-4620)
790.5140	am	(P-16910/89; A-3184)	790.7229	am	(P-13133) (E-13325)
790.5180	am	(E-9556) (P-9357)	790.7260	am	(P-4437; A-11988) (E-4620)
790.5220	am	(P-4437; A-11988) (E-4620)	790.7265	am	(E-9556) (P-9357)
790.5300	am	(P-4437; A-11988) (E-4620)	790.7278	am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620)
790.5312	am	(P-4437; A-11988) (E-4620)	790.7278	am	(E-9556) (P-9357)
790.5320	am	(P-1220; A-8154) (E-1505)	790.7280	am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620)
790.5340	am	(P-4437; A-11988) (E-4620)	790.7284	am	(P-9357)
790.5420	am	(E-9556) (P-9357)	790.7340	am	(P-4437; A-11988) (E-4620)
790.5500	am	(P-4437; A-11988) (E-4620)	790.7340	am	(P-16910/89; A-3184) (E-9556)
790.5560	am	(E-9556) (P-9357)	790.7380	am	(P-9357)
790.5620	am	(P-1220; A-8154) (E-1505)			(E-9556) (P-9357)

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855.360	n	(P-172; A-12552) (E-335)	905.70
855.370	am	(P-172; A-12552) (E-335)	905.80
855.380	am	(P-172; A-12552) (E-335)	905.90
855.390	am	(P-172; A-12552) (E-335)	905.100
855.400	am	(P-172; A-12552) (E-335)	905.120
855.410	am	(P-172; A-12552) (E-335)	905.125
855.420	am	(P-172; A-12552) (E-335)	905.130
855.430	am	(P-172; A-12552) (E-335)	905.140
855.440	am	(P-172; A-12552) (E-335)	905.150
855.450	am	(P-172; A-12552) (E-335)	905.160
855.460	am	(P-172; A-12552) (E-335)	905.170
855.470	am	(P-172; A-12552) (E-335)	905.180
855.480	am	(P-172; A-12552) (E-335)	905.190
855.490	n	(P-172; A-12552) (E-335)	905.200
855.500	n	(P-172; A-12552) (E-335)	905.210
855.510	n	(P-172; A-12552) (E-335)	905.220
855.520	am	(P-172; A-12552) (E-335)	905.230
855.530	am	(P-172; A-12552) (E-335)	905.240
855.540	am	(P-172; A-12552) (E-335)	905.250
855.550	am	(P-172; A-12552) (E-335)	905.260
855.560	am	(P-172; A-12552) (E-335)	905.270
855.570	am	(P-172; A-12552) (E-335)	905.280
855.580	am	(P-172; A-12552) (E-335)	905.290
855.590	am	(P-172; A-12552) (E-335)	905.300
855.600	am	(P-172; A-12552) (E-335)	905.310
855.610	am	(P-172; A-12552) (E-335)	905.320
855.620	am	(P-172; A-12552) (E-335)	905.330
855.630	am	(P-172; A-12552) (E-335)	905.340
855.640	am	(P-172; A-12552) (E-335)	905.350
855.650	am	(P-172; A-12552) (E-335)	905.360
855.660	am	(P-172; A-12552) (E-335)	905.370
855.670	am	(P-172; A-12552) (E-335)	905.380
855.680	am	(P-172; A-12552) (E-335)	905.390
855.690	am	(P-172; A-12552) (E-335)	905.400
855.700	am	(P-172; A-12552) (E-335)	905.410
855.710	am	(P-172; A-12552) (E-335)	905.420
855.720	am	(P-172; A-12552) (E-335)	905.430
855.730	am	(P-172; A-12552) (E-335)	905.440
855.740	am	(P-172; A-12552) (E-335)	905.450
855.750	am	(P-172; A-12552) (E-335)	905.460
855.760	am	(P-172; A-12552) (E-335)	905.470
855.770	am	(P-172; A-12552) (E-335)	905.480
855.780	am	(P-172; A-12552) (E-335)	905.490
855.790	am	(P-172; A-12552) (E-335)	905.500
855.800	am	(P-172; A-12552) (E-335)	905.510
855.810	am	(P-172; A-12552) (E-335)	905.520
855.820	am	(P-172; A-12552) (E-335)	905.530
855.830	am	(P-172; A-12552) (E-335)	905.540
855.840	am	(P-172; A-12552) (E-335)	905.550
855.850	am	(P-172; A-12552) (E-335)	905.560
855.860	am	(P-172; A-12552) (E-335)	905.570
855.870	am	(P-172; A-12552) (E-335)	905.580
855.880	am	(P-172; A-12552) (E-335)	905.590
855.890	am	(P-172; A-12552) (E-335)	905.600
855.900	am	(P-172; A-12552) (E-335)	905.610
855.910	am	(P-172; A-12552) (E-335)	905.620
855.920	am	(P-172; A-12552) (E-335)	905.630
855.930	am	(P-172; A-12552) (E-335)	905.640
855.940	am	(P-172; A-12552) (E-335)	905.650
855.950	am	(P-172; A-12552) (E-335)	905.660
855.960	am	(P-172; A-12552) (E-335)	905.670
855.970	am	(P-172; A-12552) (E-335)	905.680
855.980	am	(P-172; A-12552) (E-335)	905.690
855.990	am	(P-172; A-12552) (E-335)	905.700
856.000	am	(P-172; A-12552) (E-335)	905.710
856.010	am	(P-172; A-12552) (E-335)	905.720
856.020	am	(P-172; A-12552) (E-335)	905.730
856.030	am	(P-172; A-12552) (E-335)	905.740
856.040	am	(P-172; A-12552) (E-335)	905.750
856.050	am	(P-172; A-12552) (E-335)	905.760
856.060	am	(P-172; A-12552) (E-335)	905.770
856.070	am	(P-172; A-12552) (E-335)	905.780
856.080	am	(P-172; A-12552) (E-335)	905.790
856.090	am	(P-172; A-12552) (E-335)	905.800
856.100	am	(P-172; A-12552) (E-335)	905.810
856.110	am	(P-172; A-12552) (E-335)	905.820
856.120	am	(P-172; A-12552) (E-335)	905.830
856.130	am	(P-172; A-12552) (E-335)	905.840
856.140	am	(P-172; A-12552) (E-335)	905.850
856.150	am	(P-172; A-12552) (E-335)	905.860
856.160	am	(P-172; A-12552) (E-335)	905.870
856.170	am	(P-172; A-12552) (E-335)	905.880
856.180	am	(P-172; A-12552) (E-335)	905.890
856.190	am	(P-172; A-12552) (E-335)	905.900
856.200	am	(P-172; A-12552) (E-335)	905.910
856.210	am	(P-172; A-12552) (E-335)	905.920
856.220	am	(P-172; A-12552) (E-335)	905.930
856.230	am	(P-172; A-12552) (E-335)	905.940
856.240	am	(P-172; A-12552) (E-335)	905.950
856.250	am	(P-172; A-12552) (E-335)	905.960
856.260	am	(P-172; A-12552) (E-335)	905.970
856.270	am	(P-172; A-12552) (E-335)	905.980
856.280	am	(P-172; A-12552) (E-335)	905.990
856.290	am	(P-172; A-12552) (E-335)	906.000
856.300	am	(P-172; A-12552) (E-335)	906.010
856.310	am	(P-172; A-12552) (E-335)	906.020
856.320	am	(P-172; A-12552) (E-335)	906.030
856.330	am	(P-172; A-12552) (E-335)	906.040
856.340	am	(P-172; A-12552) (E-335)	906.050
856.350	am	(P-172; A-12552) (E-335)	906.060
856.360	am	(P-172; A-12552) (E-335)	906.070
856.370	am	(P-172; A-12552) (E-335)	906.080
856.380	am	(P-172; A-12552) (E-335)	906.090
856.390	am	(P-172; A-12552) (E-335)	906.100
856.400	am	(P-172; A-12552) (E-335)	906.110
856.410	am	(P-172; A-12552) (E-335)	906.120
856.420	am	(P-172; A-12552) (E-335)	906.130
856.430	am	(P-172; A-12552) (E-335)	906.140
856.440	am	(P-172; A-12552) (E-335)	906.150
856.450	am	(P-172; A-12552) (E-335)	906.160
856.460	am	(P-172; A-12552) (E-335)	906.170
856.470	am	(P-172; A-12552) (E-335)	906.180
856.480	am	(P-172; A-12552) (E-335)	906.190
856.490	am	(P-172; A-12552) (E-335)	906.200
856.500	am	(P-172; A-12552) (E-335)	906.210
856.510	am	(P-172; A-12552) (E-335)	906.220
856.520	am	(P-172; A-12552) (E-335)	906.230
856.530	am	(P-172; A-12552) (E-335)	906.240
856.540	am	(P-172; A-12552) (E-335)	906.250
856.550	am	(P-172; A-12552) (E-335)	906.260
856.560	am	(P-172; A-12552) (E-335)	906.270
856.570	am	(P-172; A-12552) (E-335)	906.280
856.580	am	(P-172; A-12552) (E-335)	906.290
856.590	am	(P-172; A-12552) (E-335)	906.300
856.600	am	(P-172; A-12552) (E-335)	906.310
856.610	am	(P-172; A-12552) (E-335)	906.320
856.620	am	(P-172; A-12552) (E-335)	906.330
856.630	am	(P-172; A-12552) (E-335)	906.340
856.640	am	(P-172; A-12552) (E-335)	906.350
856.650	am	(P-172; A-12552) (E-335)	906.360
856.660	am	(P-172; A-12552) (E-335)	906.370
856.670	am	(P-172; A-12552) (E-335)	906.380
856.680	am	(P-172; A-12552) (E-335)	906.390
856.690	am	(P-172; A-12552) (E-335)	906.400
856.700	am	(P-172; A-12552) (E-335)	906.410
856.710	am	(P-172; A-12552) (E-335)	906.420
856.720	am	(P-172; A-12552) (E-335)	906.430
856.730	am	(P-172; A-12552) (E-335)	906.440
856.740	am	(P-172; A-12552) (E-335)	906.450
856.750	am	(P-172; A-12552) (E-335)	906.460
856.760	am	(P-172; A-12552) (E-335)	906.470
856.770	am	(P-172; A-12552) (E-335)	906.480
856.780	am	(P-172; A-12552) (E-335)	906.490
856.790	am	(P-172; A-12552) (E-335)	906.500
856.800	am	(P-172; A-12552) (E-335)	906.510
856.810	am	(P-172; A-12552) (E-335)	906.520
856.820	am	(P-172; A-12552) (E-335)	906.530
856.830	am	(P-172; A-12552) (E-335)	906.540
856.840	am	(P-172; A-12552) (E-335)	906.550
856.850	am	(P-172; A-12552) (E-335)	906.560
856.860	am	(P-172; A-12552) (E-335)	906.570
856.870	am	(P-172; A-12552) (E-335)	906.580
856.880	am	(P-172; A-12552) (E-335)	906.590
856.890	am	(P-172; A-12552) (E-335)	906.600
856.900	am	(P-172; A-12552) (E-335)	906.610
856.910	am	(P-172; A-12552) (E-335)	906.620
856.920	am	(P-172; A-12552) (E-335)	906.630
856.930	am	(P-172; A-12552) (E-335)	906.640
856.940	am	(P-172; A-12552) (E-335)	906.650
856.950	am	(P-172; A-12552) (E-335)	906.660
856.960	am	(P-172; A-12552) (E-335)	906.670
856.970	am	(P-172; A-12552) (E-335)	906.680
856.980	am	(P-172; A-12552) (E-335)	906.690
856.990	am	(P-172; A-12552) (E-335)	906.700
857.000	am	(P-172; A-12552) (E-335)	906.710
857.010	am	(P-172; A-12552) (E-335)	906.720
857.020	am	(P-172; A-12552) (E-335)	906.730
857.030	am	(P-172; A-12552) (E-335)	906.740
857.040	am	(P-172; A-12552) (E-335)	906.750
857.050	am	(P-172; A-12552) (E-335)	906.760
857.060	am	(P-172; A-12552) (E-335)	906.770
857.070	am	(P-172; A-12552) (E-335)	906.780
857.080	am	(P-172; A-12552) (E-335)	906.790
857.090	am	(P-172; A-12552) (E-335)	906.800
857.100	am	(P-172; A-12552) (E-335)	906.810
857.110	am	(P-172; A-12552) (E-335)	906.820
857.120	am	(P-172; A-12552) (E-335)	906.830
857.130	am	(P-172; A-12552) (E-335)	906.840
857.140	am	(P-172; A-12552) (E-335)	906.850
857.150	am	(P-172; A-12552) (E-335)	906.860
857.160	am	(P-172; A-12552) (E-335)	906.870
857.170	am	(P-172; A-12552) (E-335)	906.880
857.180	am	(P-172; A-12552) (E-335)	906.890
857.190	am	(P-172; A-12552) (E-335)	906.900
857.200	am	(P-172; A-12552) (E-335)	906.910
857.210	am	(P-172; A-12552) (E-335)	906.920
857.220	am	(P-172; A-12552) (E-335)	906.930
857.230	am	(P-172; A-12552) (E-335)	906.940
857.240	am	(P-172; A-12552) (E-335)	906.950
857.250	am	(P-172; A-12552) (E-335)	906.960
857.260	am	(P-172; A-12552) (E-335)	906.970
857.270	am	(P-172; A-12552) (E-335)	906.980
857.280	am	(P-172; A-12552) (E-335)	906.990
857.290	am	(P-172; A-12552) (E-335)	907.000
857.300	am	(P-172; A-12552) (E-335)	907.010
857.310	am	(P-172; A-12552) (E-335)	907.020
857.320	am	(P-172; A-12552) (E-335)	907.030
857.330	am	(P-172; A-12552) (E-335)	907.040
857.340	am	(P-172; A-12552) (E-335)	907.050
857.350	am	(P-172; A-12552) (E-335)	907.060
857.360	am	(P-172; A-12552) (E-335)	907.070
857.370	am	(P-172; A-12552) (E-335)	907.080
857.380	am	(P-172; A-12552) (E-335)	907.090
857.390	am	(P-172; A-12552) (E-335)	907.100
857.400	am	(P-172; A-12552) (E-335)	907.110
857.410	am	(P-172; A-12552) (E-335)	907.120
857.420	am	(P-172; A-12552) (E-335)	907.130
857.430	am	(P-172; A-12552) (E-335)	907.140
857.440	am	(P-172; A-12552) (E-335)	907.150
857.450	am	(P-172; A-12552) (E-	

[illegible]

TITLE 80 (CONT'D)			
310.130	am	(P-5269; A-14361) (E-11330)	1110.50
310.130	am	(P-5269; A-14361) (E-11330)	1110.60
310.230	am	(P-17521/89; A-4455) (P-7675)	1110.70
310.270	am	(P-14657)	1110.70
310.270	am	(PP-1627)	1110.80
310.280	am	(P-17521/89; A-4455) (P-7675)	1110.90
310.290	am	(P-10189)	1110.100
310.290	am	(P-15141/89; A-615) (P-5269	1110.110
310.300	am	A-14361) (P-10189) (E-11330)	1110.140
310.300	am	(P-5269; A-14361)	1110.150
310.450	am	(P-5269; A-14361) (E-11330)	1110.160
310.456	am	(P-5269; A-14361) (E-11330)	1110.170
310.530	am	(P-5269; A-14361) (E-11330)	1110.180
310.540	am	(P-5269; A-14361) (E-11330)	1120.20
310.540	am	(P-10974; W-12321)	1120.30
310. Ap.A	am	(P-427; A-10002) (P-7675)	1120.40
		(P-17521/89; A-4455)	1120.60
		(E-11330) (P-14657)	1120.70
		(PP-17098)	1125.40
Tb.A	am	(P-7675)	1200.10
Tb.D	am	(P-17521/89; A-4455) (P-5269;	1200.10
		A-14361) (P-14657)	1200.20
Tb.E	am	(P-17521/89; A-4455) (P-5269;	1200.30
		A-14361) (P-14657)	1200.90
Tb.F	am	(P-17521/89; A-4455) (P-5269;	1210.10
		A-14361) (P-14657)	1210.30
Tb.G	am	(P-427; A-10002; C-16092)	1210.40
Tb. I	am	(P-10189) (PP-17098)	1210.50
Tb.J	am	(P-17521/89; A-4455)	1210.60
Tb.K	am	(P-427; A-10002)	1210.70
Tb.O	am	(P-17521/89; A-4455)	1210.100
		(PP-7652) (P-10189)	1210.110
Tb.P	am	(P-17521/89; A-4455)	1210.120
		(P-10189)	1210.140
Tb.S	am	(P-17521/89; A-4455)	1210.150
Tb.T	am	(P-427; A-10002)	1210.160
310. Ap.B	am	(P-17521/89; A-4455) (P-5269;	1210.170
		A-14361) (E-11330)	1210.180
310. Ap.C	am	(P-5269; A-14361) (E-11330)	1210.190
310. Ap.D	am	(P-5186) (E-15570)	1220.10
1100.10	am	(P-5269; A-14361) (E-11330)	1220.30
1100.20	am	(P-1327/89; A-1270)	1220.50
1100.20	am	(P-1327/89; A-1270)	1220.80
1100.30	am	(P-1327/89; A-1270)	1230.10
1100.40	am	(P-1327/89; A-1270)	1230.20
1100.70	am	(P-1327/89; A-1270)	1230.30
1100.80	am	(P-1327/89; A-1270)	1230.40
1100.90	n	(P-1327/89; A-1270)	1230.50
1100.100	n	(P-1327/89; A-1270)	1230.60
1105.10	am	(P-1335/89; A-1278)	1230.70
1105.20	am	(P-1335/89; A-1278)	1230.80
1105.30	am	(P-1335/89; A-1278)	1230.90
1105.40	am	(P-1335/89; A-1278)	1230.100
1105.50	am	(P-1335/89; A-1278)	1230.110
1105.80	am	(P-1335/89; A-1278)	1230.140
1105.100	am	(P-1335/89; A-1278)	1230.150
1105.110	am	(P-1335/89; A-1278)	1230.160
1105.120	am	(P-1335/89; A-1278)	1230.180
1105.130	r	(P-1335/89; A-1278)	1230.190
1105.140	am	(P-1335/89; A-1278)	1230.200
1105.160	am	(P-1335/89; A-1278)	1230.220
1105.170	am	(P-1335/89; A-1278)	1340.80
1105.220	am	(P-1335/89; A-1278)	1540.80
1110.40	am	(P-1335/89; A-1297)	1540.250
	am	(P-1357/89; A-1297)	
	am	(P-1357/89; A-1297)	
	am	(P-1357/89; A-1297)	
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TITLE 80 (CONT'D)		TITLE 83 (CONT'D)	
1600.40 am	(P-1228; A-6789)	281.70 r	(P-4312; A-11188)
1650.110 am	(P-11742)	281.80 r	(P-4312; A-11188)
1650.210 am	(P-11742)	281.90 r	(P-4312; A-11188)
1650.230 am	(P-11742)	281.95 r	(P-4312; A-11188)
1650.290 am	(P-11742)	281.100 r	(P-4312; A-11188)
1650.320 am	(P-11742)	281.100 r	(P-4312; A-11188)
1650.325 am	(P-11742)	281.100 r	(P-4312; A-11188)
1650.340 am	(P-11742)	281.100 r	(P-4312; A-11188)
1650.350 am	(P-11742)	281.100 r	(P-4312; A-11188)
1650.360 am	(P-11742)	281.100 r	(P-4312; A-11188)
1650.370 am	(P-11742)	281.100 r	(P-4312; A-11188)
1650.410 am	(P-11742)	281.100 r	(P-4312; A-11188)
1650.440 am	(P-11742)	281.100 r	(P-4312; A-11188)
1650.450 am	(P-11742)	281.100 r	(P-4312; A-11188)
1650.520 am	(P-11742)	281.100 r	(P-4312; A-11188)
2120.30 am	(P-10603)	281.100 r	(P-4312; A-11188)
2120.310 am	(P-10603)	281.100 r	(P-4312; A-11188)
2120.320 am	(P-10603)	281.100 r	(P-4312; A-11188)
2120.330 am	(P-10603)	281.100 r	(P-4312; A-11188)
2120.440 am	(P-10603)	281.100 r	(P-4312; A-11188)
2120.510 am	(P-10603)	281.100 r	(P-4312; A-11188)
2120.520 am	(P-10603)	281.100 r	(P-4312; A-11188)
2120.610 am	(P-10603)	281.100 r	(P-4312; A-11188)
2160.110 n	(P-4288; A-14343)	281.100 r	(P-4312; A-11188)
2160.120 n	(P-4288; A-14343)	281.100 r	(P-4312; A-11188)
2160.130 n	(P-4288; A-14343)	281.100 r	(P-4312; A-11188)
2160.210 n	(P-4288; A-14343)	281.100 r	(P-4312; A-11188)
2160.220 n	(P-4288; A-14343)	281.100 r	(P-4312; A-11188)
2160.230 n	(P-4288; A-14343)	281.100 r	(P-4312; A-11188)
2160.240 n	(P-4288; A-14343)	281.100 r	(P-4312; A-11188)
2160.250 n	(P-4288; A-14343)	281.100 r	(P-4312; A-11188)
2160.310 n	(P-4288; A-14343)	281.100 r	(P-4312; A-11188)
2160.320 n	(P-4288; A-14343)	281.100 r	(P-4312; A-11188)
2160.325 n	(P-4288; A-14343)	281.100 r	(P-4312; A-11188)
2160.330 n	(P-4288; A-14343)	281.100 r	(P-4312; A-11188)
2160.410 n	(P-4288; A-14343)	281.100 r	(P-4312; A-11188)
2160.420 n	(P-4288; A-14343)	281.100 r	(P-4312; A-11188)
2160.510 n	(P-4288; A-14343)	281.100 r	(P-4312; A-11188)
2160.520 n	(P-4288; A-14343)	281.100 r	(P-4312; A-11188)
2160.610 n	(P-4288; A-14343)	281.100 r	(P-4312; A-11188)
2160.620 n	(P-4288; A-14343)	281.100 r	(P-4312; A-11188)
2160.710 n	(P-4288; A-14343)	281.100 r	(P-4312; A-11188)
2160.720 n	(P-4288; A-14343)	281.100 r	(P-4312; A-11188)
3000.Ap.A	(P-1548; A-10014)	281.100 r	(P-4312; A-11188)
TITLE 81		TITLE 82	
220.5 am	(P-15653)	281.100 r	(P-4312; A-11188)
220.10 am	(P-15653)	281.100 r	(P-4312; A-11188)
220.20 am	(P-15653)	281.100 r	(P-4312; A-11188)
220.30 am	(P-15653)	281.100 r	(P-4312; A-11188)
220.40 am	(P-15653)	281.100 r	(P-4312; A-11188)
220.50 am	(P-15653)	281.100 r	(P-4312; A-11188)
281.10 r	(P-4312; A-11188)	281.100 r	(P-4312; A-11188)
281.15 r	(P-4312; A-11188)	281.100 r	(P-4312; A-11188)
281.20 r	(P-4312; A-11188)	281.100 r	(P-4312; A-11188)
281.22 r	(P-4312; A-11188)	281.100 r	(P-4312; A-11188)
281.25 r	(P-4312; A-11188)	281.100 r	(P-4312; A-11188)
281.30 r	(P-4312; A-11188)	281.100 r	(P-4312; A-11188)
281.32 r	(P-4312; A-11188)	281.100 r	(P-4312; A-11188)
281.35 r	(P-4312; A-11188)	281.100 r	(P-4312; A-11188)
281.45 r	(P-4312; A-11188)	281.100 r	(P-4312; A-11188)
281.50 r	(P-4312; A-11188)	281.100 r	(P-4312; A-11188)
281.60 r	(P-4312; A-11188)	281.100 r	(P-4312; A-11188)

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100.9900	am	(P-7090; A-16012)	432.160	am	(P-19371/89; A-6399)
110.160	am	(P-14321)	440.10	am	(P-12954/89; A-6794)
130.310	am	(P-8391/89; A-872)	440.20	am	(P-12954/89; A-6794)
130.330	am	(P-22097/89; O-20410/89; M-411; A-241)	440.90	am	(P-13429)
	am	(P-14800/89; A-16028)	440.150	r	(P-12954/89; A-6794)
130.1925	am	(P-7106; A-15463)	440.200	r	(P-12954/89; A-6794)
130.1940	am	(P-7106; A-15463)	450.10	am	(P-12964/89; A-6804)
130.1965	am	(P-7106; A-15463)			(P-13434)
130.2000	am	(P-22097/89; O-20410/89; M-411; A-241)	495.100	n	(P-16723/89; O-10152; M-11408; A-11321)
130.2075	am	(P-7106; A-15463)	495.105	n	(P-16723/89; A-11321)
140.101	am	(P-10179/89; A-262)	495.110	n	(P-16723/89; A-11321)
140.105	r	(P-10179/89; A-262)	495.115	n	(P-16723/89; A-11321)
140.105	n	(P-10179/89; A-262)	495.120	n	(P-16723/89; A-11321)
140.110	r	(P-10179/89; A-262)	495.125	n	(P-16723/89; A-11321)
140.115	r	(P-10179/89; A-262)	495.130	n	(P-16723/89; A-11321)
140.120	am	(P-10179/89; A-262)	500.101	am	(P-13201/89; A-6826)
140.125	am	(P-10179/89; A-262)	2000.100	n	(P-4281)
140.126	am	(P-10179/89; A-262)	2000.101	n	(P-4281)
140.130	n	(P-10179/89; A-262)	2000.Ap.A	n	(P-4281)
140.135	am	(P-10179/89; A-262)			
140.140	am	(P-10179/89; A-262)			
	am	(P-10179/89; A-262)			
140.145	am	(P-10179/89; A-262)			
140.201	am	(P-10179/89; A-262)			
140.301	am	(P-10179/89; A-262)			
140.305	am	(P-10179/89; A-262)			
140.401	am	(P-10179/89; A-262)			
140.405	am	(P-10179/89; A-262)			
140.410	am	(P-10179/89; A-262)			
140.420	am	(P-10179/89; A-262)			
140.425	am	(P-10179/89; A-262)			
140.430	am	(P-10179/89; A-262)			
140.501	am	(P-10179/89; A-262)			
140.505	r	(P-10179/89; A-262)			
140.1301	r	(P-10179/89; A-262)			
140.1310	r	(P-10179/89; A-262)			
140.1415	am	(P-10179/89; A-262)			
140.1501	am	(P-10179/89; A-262)			
140.1601	am	(P-10179/89; A-262)			
150.325	am	(P-7215/89; A-6835)			
150.330	am	(P-7215/89; A-6835)			
150.1401	am	(P-7215/89; A-6835)			
150.1405	am	(P-7215/89; A-6835)			
150.1415	am	(P-7215/89; A-6835)			
200.115	am	(P-14754)			
205.10	n	(P-575; A-6831)			
205.20	n	(P-575; A-6831)			
205.30	n	(P-575; A-6831)			
270.101	am	(P-15251)			
270.105	am	(P-15251)			
270.110	am	(P-15251)			
270.115	am	(P-15251)			
270.120	am	(P-15251)			
270.125	am	(P-15251)			
270.130	am	(P-15251)			
270.130	am	(P-9402; O-16090; R-17127)			
420.50	am	(P-15762)			
420.90	am	(P-15762)			
420.140	am	(P-9402; O-16090; R-17127)			
428.130	am	(E-9251) (P-8996; A-16680)			
432.110	am	(P-19371/89; A-6399)			
432.120	am	(P-19371/89; A-6399)			

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112.138	n	(P-16894/89; A-3575)	113.9	am	(P-2811; O-12983; R-13361; A-13187)
112.141	am	(P-5695; O-12962; R-14214; A-14140)	113.140	am	(P-9806; A-16957)
112.143	am	(P-5695; O-12962; R-14214; A-14140) (P-16768)	113.141	am	(P-9307; A-16957)
112.145	am	(P-5695; O-12962; R-14214; A-14140)	113.154	n	(P-19130/89; A-6521)
112.147	am	(P-5695; O-12962; R-14214; A-14140)	113.251	am	(P-19130/89; A-6521)
112.150	am	(P-5695; O-12962; R-14214; A-14140)	113.253	am	(P-163; A-6321)
112.151	am	(P-5695; O-12962; R-14214; A-14140)	113.260	am	(P-14263/89; A-720) (P-163; A-6321)
112.151	am	(P-4054; A-10379) (P-9291; A-16937)	113.261	n	(P-7813; A-14806)
112.154	am	(P-19117/89; A-6306)	114.9	am	(P-15701)
112.252	am	(P-14741/89; A-705)	114.85	n	(P-7015; A-13215)
112.253	am	(P-14741/89; A-705)	114.130	am	(P-16691/89; A-3640)
112.254	am	(P-19117/89; A-6306)	114.140	r	(P-5385; A-13777)
112.300	am	(P-16894/89; A-3575)	114.210	am	(P-4070; A-10929)
112.303	am	(P-16894/89; A-3575)	114.235	am	(P-5713; O-13005; R-14218; A-14162)
112.304	am	(P-538) (P-538; A-6306)	114.241	am	(P-5713; O-13005; R-14218; A-14162)
112.308	am	(P-1123; O-12962; R-13867; A-13652)	114.250	am	(P-9815; A-17111)
112.315	#	(P-1123; A-13652)	114.251	am	(P-4070; A-10929)
112.330	am	(P-5923; O-12980; R-14214; A-14140)	114.270	am	(P-19146/89; A-6360)
112.332	r	(P-5923; O-12980; R-14214; A-14140)	114.351	am	(P-14764/89; A-746)
112.350	n	(P-1123; O-12962; R-13867; A-13652)	114.352	am	(P-14764/89; A-746)
112.352	n	(P-1123; O-12962; R-13867; A-13652)	114.402	am	(P-5385; A-13777) (P-15712; A-14162)
112.354	n	(P-1123; O-12962; R-13867; A-13652)	114.430	am	(P-5945; O-13008; R-14218; A-14162)
112.356	n	(P-1123; O-12962; R-13867; A-13652)	114.450	n	(P-5385; A-13777)
112.358	n	(P-1123; O-12962; R-13867; A-13652)	114.452	n	(P-5385; A-13777)
112.360	n	(P-1123; O-12962; R-13867; A-13652)	114.454	n	(P-5385; A-13777)
112.362	n	(P-1123; O-12962; R-13867; A-13652)	114.456	n	(P-5385; A-13777)
112.364	n	(P-1123; O-12962; R-13867; A-13652)	114.458	n	(P-5385; A-13777)
112.366	n	(P-1123; O-12962; R-13867; A-13652)	114.464	n	(P-5385; A-13777)
112.400	n	(P-1123; O-12962; R-13867; A-13652)	114.466	n	(P-5385; A-13777)
112.402	n	(P-1123; O-12962; R-13867; A-13652)	114.500	n	(P-5385; A-13777)
112.404	n	(P-1123; O-12962; R-13867; A-13652)	114.502	n	(P-5385; A-13777)
112.406	n	(P-1123; O-12962; R-13867; A-13652)	114.504	n	(P-5385; A-13777)
112.408	n	(P-1123; O-12962; R-13867; A-13652)	114.506	n	(P-5385; A-13777)
112.410	n	(P-1123; O-12962; R-13867; A-13652)	114.508	n	(P-5385; A-13777)
112.412	n	(P-1123; O-12962; R-13867; A-13652)	114.510	n	(P-5385; A-13777)
112.414	n	(P-1123; O-12962; R-13867; A-13652)	114.512	n	(P-5385; A-13777)
112.416	n	(P-1123; O-12962; R-13867; A-13652)	114.514	n	(P-5385; A-13777)
112.418	n	(P-1123; O-12962; R-13867; A-13652)	114.516	n	(P-5385; A-13777)
			114.518	n	(P-5385; A-13777)
			115.10	am	(P-14790/89; A-773)
			115.30	am	(P-2469; A-10438)
			116.510	am	(P-10616; A-16970)
			116.520	am	(P-10616; A-16970)
			117.50	am	(P-17241/89; A-9488)
			117.51	am	(P-14008/89; A-780)
			117.53	am	(P-14008/89; A-780)
			118.300	n	(P-2473; A-10442)
			118.400	#	(P-2473; A-10442)
			120.10	am	(P-15582/89; A-4233)
			120.11	am	(P-5724; A-1327) (E-5839)

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120.20	am	(P-14778/89; A-760)	140.462	am	(E-5575) (P-5726)
120.30	am	(P-19177/89; A-6372)	140.463	am	(E-5575) (P-5726)
120.31	am	(P-14778/89; A-760)	140.471	am	(P-8929)
120.60	am	(P-5724; A-13227) (E-5839)	140.472	am	(P-8929)
	am	(P-15582/89; A-4233) (P-5724; A-13227) (E-5839)	140.473	am	(P-8929)
120.61	am	(P-15582/89; A-4233) (P-5724; A-13227) (E-5839)	140.474	am	(P-8929)
	am	(P-15582/89; A-4233) (P-5724; A-13227) (E-5839)	140.475	am	(P-15281/89; A-15366)
120.62	am	(P-15582/89; A-4233) (P-5724; A-13227) (E-5839)	140.476	am	(P-15281/89; A-15366)
120.63	am	(P-15582/89; A-4233) (P-5724; A-13227) (E-5839)	140.477	am	(P-15281/89; A-15366)
120.64	am	(P-15582/89; A-4233) (P-5724; A-13227) (E-5839)	140.478	am	(P-15281/89; A-15366)
120.70	am	(P-558; A-7637)	140.479	am	(P-15281/89; A-15366)
120.72	am	(P-558; A-7637)	140.480	am	(P-15281/89; A-15366)
120.74	am	(P-558; A-7637)	140.481	am	(P-15281/89; A-15366)
120.76	am	(P-558; A-7637)	140.482	am	(P-15281/89; A-15366)
120.208	am	(P-2831; O-13011; R-13363; A-13227)	140.483	am	(P-15281/89; A-15366)
120.235	am	(P-4081; A-10396)	140.484	am	(P-15281/89; A-15366)
120.281	am	(P-4081; A-10396)	140.485	am	(P-15281/89; A-15366)
120.284	n	(P-15582/89; A-4233)	140.486	am	(P-15281/89; A-15366)
120.285	am	(P-15582/89; A-4233)	140.487	am	(P-15281/89; A-15366)
120.288	am	(P-15582/89; A-4233)	140.488	am	(P-15281/89; A-15366)
120.308	am	(P-2831; O-13011; R-13363; A-13227)	140.489	am	(P-15281/89; A-15366)
120.335	am	(P-9343; A-17004)	140.490	am	(P-15281/89; A-15366)
120.370	am	(P-5954; O-13022; R-13363; A-13227)	140.491	am	(P-15281/89; A-15366)
120.379	n	(P-19157/89; A-6372)	140.492	am	(P-15281/89; A-15366)
120.384	n	(P-15582/89; A-4233)	140.493	am	(P-15281/89; A-15366)
120.385	am	(P-19157/89; A-6372)	140.494	am	(P-15281/89; A-15366)
120.386	n	(P-19157/89; A-6372)	140.495	am	(P-15281/89; A-15366)
120.390	am	(P-17229/89; A-4233) (P-5724; A-13227) (E-5839)	140.496	am	(P-15281/89; A-15366)
120.391	am	(P-5724; A-13227) (E-5839)	140.497	am	(P-15281/89; A-15366)
121.10	n	(P-9317; A-16983)	140.498	am	(P-15281/89; A-15366)
121.19	am	(P-13503/89; A-729)	140.499	am	(P-15281/89; A-15366)
121.22	am	(P-7006)	140.500	am	(P-15281/89; A-15366)
121.23	am	(P-7006; A-13702)	140.501	am	(P-15281/89; A-15366)
121.27	am	(P-13503/89; A-729)	140.502	am	(P-15281/89; A-15366)
121.31	am	(P-13503/89; A-729)	140.503	am	(P-15281/89; A-15366)
121.50	am	(P-14756/89; A-729)	140.504	am	(P-15281/89; A-15366)
121.60	am	(PP-15158)	140.505	am	(P-15281/89; A-15366)
121.61	am	(P-5935; A-13202) (PP-15158)	140.506	am	(P-15281/89; A-15366)
121.63	am	(P-9317; O-16077; R-17124; A-16983) (PP-15158)	140.507	am	(P-15281/89; A-15366)
121.64	am	(PP-15158)	140.508	am	(P-15281/89; A-15366)
121.70	am	(P-13503/89; A-729)	140.509	am	(P-15281/89; A-15366)
121.72	am	(P-13503/89; A-729)	140.510	am	(P-15281/89; A-15366)
121.92	am	(P-548; A-6349)	140.511	am	(P-15281/89; A-15366)
130.200	am	(P-1564; O-12946; RC-12948 R-14606; A-14537)	140.512	am	(P-15281/89; A-15366)
130.321	am	(P-4049; A-13772)	140.513	am	(P-15281/89; A-15366)
140.7	am	(P-5726; A-13262) (E-5865)	140.514	am	(P-15281/89; A-15366)
140.24	am	(P-5417; A-14826)	140.515	am	(P-15281/89; A-15366)
140.400	am	(P-1737; A-10062)	140.516	am	(P-15281/89; A-15366)
140.413	am	(P-4860)	140.517	am	(P-15281/89; A-15366)
140.414	am	(P-1570; A-10409)	140.518	am	(P-15281/89; A-15366)
140.420	am	(P-1570; A-10409)	140.519	am	(P-15281/89; A-15366)
140.428	am	(P-14265/89; A-4543)	140.520	am	(P-15281/89; A-15366)
140.429	r	(P-14265/89; A-4543)	140.521	am	(P-15281/89; A-15366)
140.435	n	(P-1737; A-10062)	140.522	am	(P-15281/89; A-15366)
140.436	n	(P-1737; A-10062)	140.523	am	(P-15281/89; A-15366)
140.461	am	(E-5575) (P-5726)	140.524	am	(P-15281/89; A-15366)

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141.100	am	(P-17665/89; A-3595) (P-2465; A-9464) (E-2657) (P-12202) (E-12278)	141.100	am	(P-17665/89; A-3595) (P-2465; A-9464) (E-2657) (P-12202) (E-12278)
141.200	am	(P-2465; A-9464) (E-2657) (P-12202) (E-12278)	141.200	am	(P-2465; A-9464) (E-2657) (P-12202) (E-12278)
141.280	am	(P-2465; A-9464) (E-2657) (P-12202) (E-12278)	141.280	am	(P-2465; A-9464) (E-2657) (P-12202) (E-12278)
141.400	am	(P-2465; A-9464) (E-2657) (P-12202) (E-12278)	141.400	am	(P-2465; A-9464) (E-2657) (P-12202) (E-12278)
141.480	am	(P-2465; A-9464) (E-2657) (P-12202) (E-12278)	141.480	am	(P-2465; A-9464) (E-2657) (P-12202) (E-12278)
141.560	am	(P-2465; A-9464) (E-2657) (P-12202) (E-12278)	141.560	am	(P-2465; A-9464) (E-2657) (P-12202) (E-12278)
141.640	am	(P-2465; A-9464) (E-2657) (P-12202) (E-12278)	141.640	am	(P-2465; A-9464) (E-2657) (P-12202) (E-12278)
141.720	am	(P-2465; A-9464) (E-2657) (P-12202) (E-12278)	141.720	am	(P-2465; A-9464) (E-2657) (P-12202) (E-12278)
141.800	am	(P-2465; A-9464) (E-2657) (P-12202) (E-12278)	141.800	am	(P-2465; A-9464) (E-2657) (P-12202) (E-12278)
141.960	am	(P-2465; A-9464) (E-2657) (P-12202) (E-12278)	141.960	am	(P-2465; A-9464) (E-2657) (P-12202) (E-12278)
141.1000	am	(P-2465; A-9464) (E-2657) (P-12202) (E-12278)	141.1000	am	(P-2465; A-9464) (E-2657) (P-12202) (E-12278)
141.1080	am	(P-17665/89; A-3595)	141.1080	am	(P-17665/89; A-3595)
141.1125	am	(P-17665/89; A-3595)	141.1125	am	(P-17665/89; A-3595)
141.1200	am	(P-17665/89; A-3595)	141.1200	am	(P-17665/89; A-3595)
141.1240	am	(P-17665/89; A-3595)	141.1240	am	(P-17665/89; A-3595)
141.1280	am	(P-17665/89; A-3595)	141.1280	am	(P-17665/89; A-3595)
141.1320	am	(P-17665/89; A-3595)	141.1320	am	(P-17665/89; A-3595)
141.1520	am	(P-17665/89; A-3595)	141.1520	am	(P-17665/89; A-3595)
141.1640	am	(P-17665/89; A-3595)	141.1640	am	(P-17665/89; A-3595)
141.1880	am	(P-17665/89; A-3595)	141.1880	am	(P-17665/89; A-3595)
141.2400	am	(P-17665/89; A-3595)	141.2400	am	(P-17665/89; A-3595)
141.2600	am	(P-17665/89; A-3595)	141.2600	am	(P-17665/89; A-3595)
141.2840	am	(P-17665/89; A-3595)	141.2840	am	(P-17665/89; A-3595)
141.2920	am	(P-17665/89; A-3595)	141.2920	am	(P-17665/89; A-3595)
141.2960	am	(P-17665/89; A-3595)	141.2960	am	(P-17665/89; A-3595)
141.3000	am	(P-17665/89; A-3595)	141.3000	am	(P-17665/89; A-3595)
141.3120	am	(P-17665/89; A-3595)	141.3120	am	(P-17665/89; A-3595)
141.3200	am	(P-17665/89; A-3595)	141.3200	am	(P-17665/89; A-3595)
141.3320	am	(P-17665/89; A-3595)	141.3320	am	(P-17665/89; A-3595)
141.3440	am	(P-17665/89; A-3595)	141.3440	am	(P-17665/89; A-3595)
141.3480	am	(P-17665/89; A-3595)	141.3480	am	(P-17665/89; A-3595)
141.3520	am	(P-17665/89; A-3595)	141.3520	am	(P-17665/89; A-3595)
141.3560	am	(P-17665/89; A-3595)	141.3560	am	(P-17665/89; A-3595)
141.3680	am	(P-17665/89; A-3595)	141.3680	am	(P-17665/89; A-3595)
141.3800	am	(P-17665/89; A-3595)	141.3800	am	(P-17665/89; A-3595)
141.3840	am	(P-17665/89; A-3595)	141.3840	am	(P-17665/89; A-3595)
141.3920	am	(P-17665/89; A-3595)	141.3920	am	(P-17665/89; A-3595)
141.3960	am	(P-17665/89; A-3595)	141.3960	am	(P-17665/89; A-3595)
141.4040	am	(P-17665/89; A-3595)	141.4040	am	(P-17665/89; A-3595)
141.4200	am	(P-17665/89; A-3595)	141.4200	am	(P-17665/89; A-3595)
141.4240	am	(P-17665/89; A-3595)	141.4240	am	(P-17665/89; A-3595)
141.4360	am	(P-17665/89; A-3595)	141.4360	am	(P-17665/89; A-3595)

TITLE 89 (CONT'D)		TITLE 89 (CONT'D)		TITLE 89 (CONT'D)							
147 Tb.A	am	(P-10763/89; A-210) (P-15243) (E-15578)	337.170	n	(P-9273) (P-9273)	530.200	am	(P-11676) (P-11676)	650.200	r	(P-6725) (P-6725)
147 Tb.B	am	(P-10763/89; A-210) (P-15243) (E-15578)	337.180	n	(P-9273) (P-9273)	530.210	am	(P-11676) (P-11676)	650.500	r	(P-6725) (P-6725)
148.120	am	(P-13729/89; A-2553) (P-9331; O-16079)	337.200	n	(P-9273) (P-9273)	530.240	am	(P-11676) (P-11676)	650.600	r	(P-6725) (P-6725)
148.140	am	(P-15409; O-15614; RC-15618; R-15644; A-15358) (P-11108) (E-11392)	410.10	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	530.250	n	(P-16927/89; A-5808) (P-9392) (P-9392)	650.1000	r	(P-6725) (P-6725)
148.360	am	(P-9827; A-16998) (P-15722)	410.30	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	540.40	am	(P-16927/89; A-5808) (P-9392) (P-9392)	650.Ap. B	r	(P-6725) (P-6725)
149.50	am	(P-15722) (P-12148)	410.40	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	552.30	am	(P-16927/89; A-5808) (P-9392) (P-9392)	675.100	am	(P-14319/89; A-3222) (P-14319/89; A-3222)
160.5	am	(P-12148) (P-12148)	410.50	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	552.60	am	(P-16927/89; A-5808) (P-9392) (P-9392)	675.300	am	(P-14319/89; A-3222) (P-14319/89; A-3222)
160.65	am	(P-12148) (P-12148)	410.60	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	552.90	am	(P-16927/89; A-5808) (P-9392) (P-9392)	685.500	am	(P-8982) (P-8982)
160.70	am	(P-12148) (P-12148)	410.70	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	562.30	am	(P-14313/89; A-1466) (P-9379) (P-9379)	685.600	am	(P-8560; O-16085; RC-16088) (P-8560; O-16085; RC-16088)
160.100	am	(P-12148) (P-12148)	410.80	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	567.20	am	(P-14313/89; A-1466) (P-9379) (P-9379)	687.100	am	(P-8560; O-16085; RC-16088) (P-8560; O-16085; RC-16088)
160.110	am	(P-12148) (P-12148)	410.90	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	572.60	am	(P-14313/89; A-1466) (P-9379) (P-9379)	690.100	am	(P-9397) (P-9397)
160.120	am	(P-12148) (P-12148)	410.100	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	572.90	am	(P-16719/89; A-6785) (P-16719/89; A-6785)	695.300	am	(P-12252) (P-12252)
160.130	am	(P-12148) (P-12148)	410.120	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	587.50	am	(P-16719/89; A-6785) (P-16719/89; A-6785)	695.400	am	(P-12252) (P-12252)
160.132	am	(P-12148) (P-12148)	410.130	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	587.70	n	(P-16719/89; A-6785) (P-16719/89; A-6785)	700.200	am	R-2968; A-4900) (P-8103; C-9624)
160.134	am	(P-12148) (P-12148)	410.140	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	587.100	r	(P-16719/89; A-6785) (P-16719/89; A-6785)	700.300	am	(P-14331/89; O-20407/89; R-2968; A-4900)
160.136	am	(P-12148) (P-12148)	410.150	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	587.105	n	(P-16719/89; A-6785) (P-16719/89; A-6785)	712.100	am	(P-11702) (P-11702)
160.138	am	(P-12148) (P-12148)	410.160	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	587.110	am	(P-16719/89; A-6785) (P-16719/89; A-6785)	712.200	am	(P-11702) (P-11702)
170.50	r	(P-13124) (P-14499/89; A-2308) (E-13638/89; O-17144/89; R-1533) (P-13553/89; A-1233) (P-1077; A-10732) (RC-12942)	410.180	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	587.120	am	(P-16719/89; A-6785) (P-16719/89; A-6785)	712.300	am	(P-11702) (P-11702)
230.45	am	(P-14499/89; A-2308) (E-13638/89; O-17144/89; R-1533) (P-13553/89; A-1233) (P-1077; A-10732) (RC-12942)	410.200	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	592.50	am	(P-14338/89; A-1473) (P-14338/89; A-1473)	712.400	am	(P-11702) (P-11702)
240.220	am	(P-13553/89; A-1233) (P-1077; A-10732) (RC-12942)	410.210	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	592.55	n	(P-12257) (P-12257)	712.1000	am	(P-11702) (P-11702)
240.715	am	(P-1077; A-10732) (RC-12942)	410.220	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	592.60	am	(P-14338/89; A-1473) (P-14338/89; A-1473)	712.200	am	(P-11702) (P-11702)
240.720	am	(P-1077; A-10732) (RC-12942)	410.230	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	592.65	am	(P-14338/89; A-1473) (P-14338/89; A-1473)	714.110	am	(P-12947/89; A-3652) (P-12947/89; A-3652)
240.725	am	(P-1077; A-10732) (RC-12942)	410.240	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	592.75	n	(P-14338/89; A-1473) (P-14338/89; A-1473)	714.130	n	(P-12947/89; A-3652) (P-12947/89; A-3652)
240.855	am	(P-1077; A-10732) (RC-12942)	410.250	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	592.75	n	(P-14338/89; A-1473) (P-14338/89; A-1473)	714.310	am	(P-12947/89; A-3652) (P-12947/89; A-3652)
240.870	am	(P-1077; A-10732) (RC-12942)	410.260	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	592.75	am	(P-14338/89; A-1473) (P-14338/89; A-1473)	714.320	n	(P-12947/89; A-3652) (P-12947/89; A-3652)
240.920	am	(P-1077; A-10732) (RC-12942)	410.270	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	592.80	am	(P-12257) (P-12257)	716.100	n	(P-9994) (P-9994)
240.1020	am	(P-1077; A-10732) (RC-12942)	410.280	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	592.85	am	(P-12257) (P-12257)	716.200	n	(P-9994) (P-9994)
240.1950	am	(P-1077; A-10732) (RC-12942)	410.290	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	602.20	am	(P-14797/89; A-2598) (P-5974) (P-5974)	716.300	n	(P-9994) (P-9994)
300.20	am	(E-11356) (P-11423)	410.300	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	607.20	am	(P-7087) (P-7087)	716.400	n	(P-9994) (P-9994)
300.90	am	(P-11423) (P-11423)	410.310	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	617.20	am	(P-9385) (P-9385)	716.500	n	(P-9994) (P-9994)
300.130	am	(P-11423) (P-11423)	410.320	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	617.50	am	(P-9385) (P-9385)	716.600	n	(P-9994) (P-9994)
300.140	am	(P-11423) (P-11423)	410.330	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	617.55	am	(P-9385) (P-9385)	730.400	am	(P-12228) (P-12228)
302.20	am	(P-1) (P-1)	410.340	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	617.60	am	(P-9385) (P-9385)	765.60	am	(P-12224) (P-12224)
302.40	am	(P-1) (P-1)	410.350	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	650.1	r	(P-6725) (P-6725)	795.100	am	(P-3407; A-16005) (P-3407; A-16005)
302.315	am	(P-2205; A-16430) (P-14508/89; A-3438)	410.360	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	650.10	r	(P-6725) (P-6725)	795.110	am	(P-3407; A-16005) (P-3407; A-16005)
302.390	am	(P-14508/89; A-3438) (P-1) (P-1)	410.370	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	650.10	r	(P-6725) (P-6725)	810.110	am	(P-13739/89; A-3661) (P-13739/89; A-3661)
302.500	n	(P-1) (P-1)	410.380	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	650.10	r	(P-6725) (P-6725)	830.50	am	(P-12234) (P-12234)
302.510	n	(P-1) (P-1)	410.390	n	(P-439; A-9407) (E-999) (P-439; A-9407) (E-999)	650.20	r	(P-6725) (P-6725)	843.10	am	(P-12212) (P-12212)
302.520	n	(P-1) (P-1)	431.2	am	(P-4303) (P-4303)	650.20	r	(P-6725) (P-6725)	843.20	am	(P-12212) (P-12212)
302.530	n	(P-1) (P-1)	431.3	am	(P-4303) (P-4303)	650.30	r	(P-6725) (P-6725)	843.30	am	(P-12212) (P-12212)
302.540	n	(P-1) (P-1)	431.5	am	(P-4303) (P-4303)	650.40	r	(P-6725) (P-6725)	843.50	am	(P-12212) (P-12212)
337.10	n	(P-9273) (P-9273)	505.5	am	(P-12718) (P-12718)	650.40	r	(P-6725) (P-6725)	843.60	am	(P-12212) (P-12212)
337.20	n	(P-9273) (P-9273)	505.10	am	(P-12718) (P-12718)	650.50	r	(P-6725) (P-6725)	843.70	am	(P-12212) (P-12212)
337.30	n	(P-9273) (P-9273)	505.20	am	(P-12718) (P-12718)	650.50	r	(P-6725) (P-6725)	843.120	am	(P-12212) (P-12212)
337.40	n	(P-9273) (P-9273)	505.40	am	(P-12718) (P-12718)	650.60	r	(P-6725) (P-6725)	843.150	am	(P-12212) (P-12212)
337.50	n	(P-9273) (P-9273)	505.70	am	(P-12718) (P-12718)	650.60	r	(P-6725) (P-6725)	843.160	am	(P-12212) (P-12212)
337.60	n	(P-9273) (P-9273)	505.80	am	(P-12718) (P-12718)	650.70	r	(P-6725) (P-6725)	843.180	am	(P-12212) (P-12212)
337.70	n	(P-9273) (P-9273)	505.90	am	(P-12718) (P-12718)	650.80	r	(P-6725) (P-6725)	845.11	n	(P-12240) (P-12240)
337.80	n	(P-9273) (P-9273)	515.400	n	(P-9370) (P-9370)	650.80	r	(P-6725) (P-6725)	845.20	am	(P-12240) (P-12240)
337.90	n	(P-9273) (P-9273)	515.500	n	(P-9370) (P-9370)	650.90	r	(P-6725) (P-6725)	845.30	am	(P-12240) (P-12240)
337.100	n	(P-9273) (P-9273)	527.10	am	(P-8095) (P-8095)	650.90	r	(P-6725) (P-6725)	885.40	am	(P-12240) (P-12240)
337.110	n	(P-9273) (P-9273)	527.100	am	(P-8095) (P-8095)	650.100	r	(P-6725) (P-6725)	885.10	am	(P-6666) (P-6666)
337.120	n	(P-9273) (P-9273)	527.200	r	(P-8095) (P-8095)	650.100	r	(P-6725) (P-6725)	885.30	n	(P-6666) (P-6666)
337.130	n	(P-9273) (P-9273)	527.300	r	(P-8095) (P-8095)	650.110	n	(P-6683) (P-6683)	885.100	n	(P-6666) (P-6666)
337.140	n	(P-9273) (P-9273)	530.10	am	(P-11676) (P-11676)	650.120	n	(P-6683) (P-6683)	885.110	n	(P-6666) (P-6666)
337.150	n	(P-9273) (P-9273)	530.110	am	(P-11676) (P-11676)	650.130	n	(P-6683) (P-6683)	885.200	n	(P-6666) (P-6666)
337.160	n	(P-9273) (P-9273)	530.130	am	(P-11676) (P-11676)	650.140	n	(P-6683) (P-6683)	890.10	r	(P-2844; A-16010) (P-2844; A-16010)
	n		530.160	am	(P-11676) (P-11676)	650.150	n	(P-6683) (P-6683)	890.20	r	(P-2844; A-16010) (P-2844; A-16010)
	n		530.170	am	(P-11676) (P-11676)	650.160	n	(P-6683) (P-6683)	890.30	r	(P-2844; A-16010) (P-2844; A-16010)

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TITLE 92 (CONT'D)

w 1060.5	am	(P-1859; A-8658)
1060.20	am	(P-1859; A-8658)
1060.60	am	(P-1859; A-8658)
1060.70	am	(P-1859; A-8658)
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